Paul D. Sarkozi (PS 8977)	
Kim F. Bridges (KB 1306)	
HOGAN & HARTSON LLP	
875 Third Avenue	
New York, NY 10022	
Telephone: (212) 918-3000	
Facsimile: (212) 918-3100	
Attorneys for Defendant Prima Charter Sp. z o. o.	
UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
ALLIANCE CONTINENTAL LEASING LLC,)	Case No. 08 C.V. 1027 (JSR)
)	ECF Case
Plaintiff,)	
)	
- against -	DECLARATION OF KIM F.
)	BRIDGES IN SUPPORT OF
PRIMA CHARTER Sp. z o. o.,	DEFENDANT'S MOTION TO
)	DISMISS
Defendant.)	
)	

I, Kim F. Bridges, declare as follows:

- 1. I am a member of the bar of the State of New York, and I have been admitted to the Southern District of New York and am permitted to appear in this action. I am associated with the law firm of Hogan & Hartson L.L.P., 875 Third Avenue, New York, New York 10022, counsel for the Defendant Prima Charter Sp. z o. o. ("Prima").
- 2. Attached as Exhibit A hereto is a true and correct copy of a lease proposal between Plaintiff Alliance Continental Leasing LLC ("Alliance") and Prima, dated April 18, 2007, as alleged in paragraphs 8-9 of Alliance's Complaint, dated January 31, 2008 ("Complaint") ("April Lease Proposal").

- 3. Attached as Exhibit B hereto is a true and correct copy of a lease proposal signed by Alliance and allegedly accepted by Prima on July 27, 2007, as alleged in paragraphs 14-16 of the Complaint ("July Lease Proposal").
- 4. Attached as Exhibit C hereto is a true and correct copy of an Aircraft Lease Agreement, dated as of August 8, 2007, between Alliance and Prima, as alleged in paragraphs 21-26 ("Lease").

I declare under penalty of perjury under the laws of the State of New York and the United States of America that the foregoing is true and correct. Executed this 12th day of March, 2008 in New York, New York.

/s/	
Kim F. Bridges	

Certificate of Service

The undersigned certifies that copies of the foregoing DECLARATION OF KIM F. BRIDGES IN SUPPORT OF DEFENDANT'S MOTION TO DISMISS, sworn to on March 12, 2008, and DEFENDANT'S MEMORANDUM OF LAW IN SUPPORT OF ITS MOTION TO DISMISS, dated March 13, 2008, were enclosed in a properly addressed wrapper and deposited into the custody of Federal Express delivery service for overnight delivery, prior to the latest time designated by Federal Express delivery service for overnight delivery on March 13, 2008, and thus were caused to be served upon the following counsel of record.

Andrew Fishkin (AF 7571)
David N. Cohen
Steven M. Lucks
Edwards Angell Palmer & Dodge LLP
750 Lexington Avenue
New York, New York 10022
Telephone: (212) 308-4411

/s/ Kim F. Bridges

Exhibit A



LEASE PROPOSAL PREPARED FOR: FASOPS MADRID Mandated Agent for PRIMA CHARTER BOEING 757-200 Series Aircraft Serial Numbered: 28143 828144

LESSOR:

Banking/Institutional Assignee to ACL.

LESSEE:

PRIMA CHARTER.

AIRCRAFT:

Two Boeing 757-200 (the "Aircraft") each with two attached PW 2040 power plants. The

Aircraft is described generally.

DELIVERY

CONDITION:

The Aircraft shall be delivered in the following condition:

"As-is-where-is"

Nubbed and sanded and painted white.

The Lessor shall cause the aircraft to have Installed, an ENHANCED GROUND PROXIMATEY WARNING SYSTEM, and Anti-hijacking Cockplt door.

The Aircraft shall be EASA compliant. If the Aircraft for what ever reason, are unable to meet EASA compliance, than the Lesses, shall afford the Lessor ample opportunity to substitute the aircraft with other like kind, make and model aircraft, and or deliver the subject aircraft, with required compliance.

The Aircraft will be 120 min ETOPS compliant.

The Passenger Cabins will be in 216 PAX, 3 Galleys and 4 Lavatories configuration.

Each of the attached power plants on the respective aircraft shall have not more than 500 flight hours and 250 flight cycles accumulated since its last shop visit for ESV2 performance restoration. At Lessee's Cost, Lessee shall have the right to carry out a video bore scope inspection of the full gas path of the Engines and to observe a full systems functional and operational check (power assurance) of the Engines, and inspection of the magnetic chip detectors of the Engines.

At Lessee's Cost, Lessee shall have the right to carry out the airplanes acceptance physical Inspection before delivery. Such inspection will contain agreed scope of visual checks and systems operational checks. Any defects or malfunctions found during such inspection shall be rectified at Lessor's expense prior to delivery.

The APU shall be in a serviceable condition.

All LLPs shall have a remaining life of at least 5000 cycles in accordance with the overhaut and maintenance manual of the angine manufacturer / landing gear manufacturer (as applicable).

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इंद्रविद्यात्मनाष्ट्राहर्राहरू एक्ट्रवार्थे व्यवस्थात्म । १९ १० व्यवस्थात्म । १९ १० व्यवस्थात्म ।

All other "hard time" components (except those referred to in the next sentence) shall have a remaining life of at least 1000 hours, 1000 cycles or 12 months (whichever is limiting) to the next required overheul, shop visit, inspection or replacement in accordance with the OAMP. If a "hard time" component has a time to overhaul interval. shop visit interval or inspection or replacement interval of less than 1000 hours, 1000 cycles or 12 months, then the component shall have at least 40% life remaining to their next overhaul, SV, Inspection or replacement

All components that are "on condition" or "condition monitored" shall be in serviceable condition with at least 1000 flight hours, 1000 flight cycles and 12 months remaining to the MTBF. Each OC/CM part which has an MTBF of less than 1000 flight hours, 1000 flight cycles or 12 months (whichever is limiting) shall have at least 50% of its hours/cycles/calendar time (whichever is limiting) remaining to its MTBF.

Lessee shall have the right to review all maintenance reports, pilot reports and Aircraft systems functional check reports to ensure full serviceability status of each component. Any defects or deficiencies affecting the airworthiness of the Aircraft shall be rectified at Lessor's expense prior to delivery.

The Aircraft shall be delivered to the Lessee with a valid FAA airworthiness certificate and/or an Export Airworthiness Certificate and shall be in a condition, and with full supporting documentation, to allow a qualified owner to apply for and receive a Certificate of airworthiness for JAR operations and a Polish certificate of registration.

The Aircraft Maintenance Status will refer to MPD Jan 2007, including CPCP Tasks integration into Chapters 7 (Zonal) and 8 (Structures), with no outstanding reference to the Tasks.

The Aircraft will be delivered to Lessee fresh from the subsequent "C" check. The scope (list of tasks) of this C-Check will be available to PC in advance.

The Aircraft AD Status will allow the Aircraft operation within 90 days after Delivery.

The Passenger Cabins will be in 203-216 PAX, 3 Galleys and 4 Layatories configuration.

COMMENCEMENT:

The Lease Term shall commence on or about June 1st, 2007 with delivery of the initial aircraft. The Second aircraft lease and delivery shall commence approximately thirty (30) days thereafter. The Lessor shall give the Lessee at least ten days notification as to the commencement of the lease.

LEASE TERM:

The term of the lease shall be Sixty (60) months from the date of delivery.

LEASE RENTALS:

The Lease Rentals for the Aircraft shall be in US Dollars, net and payable monthly in advance. The Lease Rentals shall be fixed for the term of the lease.

OPERATING COSTS:

This offer is on the basis of a net lease and Lessee shall be responsible for all costs associated with the delivery, possession, insurance, operation, maintenance (including airworthiness directive and service bulletin compliance) and use of the Alicraft including taxes and duties of any kind including withholding tax and value added tax but excluding net income taxes payable by Lessor to the relevant tax authorities in Lessor's country of incorporation.

MAINTENANCE:

The Aircraft shall be maintained at the expense of Lessee, in accordance with Lessee's maintenance program, which must meet the requirements of Boeing Maintenance Planning Data Document (MPD). The Aircraft shall be maintained by a maintenance



organization acceptable to Lessor, holding an at least EASA Part 145 certificate of approval. The Lessor shall receive a copy of the approved Maintenance Schedule prior to delivery of the Aircraft to enable full verification that the Maintenance Schedule complies in total with the Boeing (MPD).

MAINTENANCE PAYMENTS:

The Lessee shall pay the Lessor on the 15th day of the month Maintenance Payments for the Aircraft and the Engines for the actual flight hours and cycles utilized in the preceding month. The Maintenance Reserves shall be all inclusive, at a rate suggested by the manufacturers program costs.

RETURN CONDITION:

The Alrcraft shall be re-delivered in the following condition:

Clean;

Serviceable:

Nubbed and sanded and painted white.

The Aircraft shall be delivered to the Lessee with a valid airworthiness certificate and/or an Export Airworthiness Certificate and shall be in a condition, and with full supporting documentation, to allow a qualified owner to apply for and receive a FAA Certificate of airworthiness for Part 121 operations and a FAA certificate of registration.

DELIVERY AND RETURN CONDITION:

In the event that on delivery to Lessee the Aircraft condition does not conform to any of the requirements of "Delivery Condition," Section D 1(a) (cleanliness), 1(e) (Lessor's specification), and provided such nonconformance does not impair the airworthiness of the Aircraft, Lessee shall accept delivery and shall be given relaxation with regard to that item (or items) to the same extent at the time of re-delivery to Lessor.

INSURANCE:

Lesses will bear all risks of loss or damage to the Aircraft In a form acceptable to Lessor (including any assignment thereof), using brokers and insurers acceptable to Lessor, Lessee will at all times maintain:

Comprehensive liability, bodily injury and property damage insurance (including AVN 52D and excess war and allied perils third party liability insurance) that is not less than USD 500 million per occurrence; and All-risk hull insurance (including the Engines or parts removed from the Aircraft), war risks and allied perils insurance (including).

confiscation and confiscation by government of registry) in the amount the greater of fair market value or USD 20.0 million.

If the insurance is subject to re-insurance the re-insurance will contain a satisfactory cutthrough clause and will be assigned to the Lessor.

SUBLEASE:

The Lessee will not sublease the Aircraft without the prior written consent of the Lessor. If the Lessee seeks the consent of the Lessor to any proposed sublease, the Lessee agrees to reimburse Lessor for all costs incurred in assessing and/or implementing the proposed sublease.

Sh

SECURITY:

Upon execution of the formal lease agreements, Lessee will pay Lessor a security deposit in cash equal to \$630,000. USD per Aircraft. Such Security shall remain in place

throughout the term of the lease.

MONTHLY RENTAL:

The Monthly Rental amount shall be \$210,000.00 USD per Aircraft.

REGISTRATION:

Throughout the Lease Term the Alrcraft may remain on Pollsh register, subject to compliance with paragraph entitled "Lessor/Lender Protection" below.

LESSOR / LENDER PROTECTION:

This proposal is subject to the ability of the Lessor to properly and adequately register and record the ownership, lease and any mortgage interests in the Aircraft. Lessee shall be responsible for all fees and expenses associated with such recordation and registration and for perfecting and maintaining such recordation and registration throughout the Lease term. In addition, the Lessor shall require from the Polish Civil Aviation Authority, a written certification, that in the event of a default of any kind, by the Lessee, the Aviation Authority will immediately de-register the aircraft for removel from that jurisdiction.

AIRCRAFT AND ENGINE WARRANTIES:

Any remaining manufacturers' warranties shall be assigned (with the consent of the

relevant manufacturer) or otherwise be made available to the Lessee.

PLACE OF DELIVERY:

Victorville CA, USA, or other determination nominated by the Lessor.

PLACE OF REDELIVERY:

At an airport in Europe as nominated by Lessor.

PRECONDITIONS:

This offer by Alliance Continental Leasing, LLC to lease the Alrcraft is subject to continuing Aircraft availability and Alliance Continental Leasing, LLC Board approval (which shall include but not be limited to a satisfactory credit assessment, and compliance by the Lessee) as to which Alliance Continental Leasing, LLC shall advise the Lessee by no later than 60business days following receipt of Lessee's acceptance and deposit (Refer paragraph entitled "Acceptance").

VALIDITY PERIOD:

This offer and the accompanying deposit(s)confirmation, is valid until April 20th, 2007. You may return by fax to 001-330-702-1938 No further extension will be provided.

8ANKING DETAILS:

The non-refundable retainer deposit payable hereunder is to be paid to our account at:

Key Bank N.A.
5712 Market Street
Youngstown, Ohio 44512
ABA/ Routing Number: 041001039
SWIFT CODE: KEY US 33

ACCT. Number: 352291003189

Further Credit To: Attorney Robert J. Rohrbaugh II Esq.

All funds due from Lessee shall be in immediately available US Dollars, clear of any and all taxes and deductions.

ACCEPTANCE:

This proposal may be accepted by written acknowledgment from Lessee in the space provided below that the terms and conditions hereof are acceptable to Lessee. Lessor must receive such acceptance by Lessee within the validity period specified above.

The Wh

Upon acceptance of the terms and conditions hereof, the payment of a cesh retainer deposit of USD \$250,000,USD USD Per Aircraft, shall be due immediately and must be received by Lessor within Five business days of such acceptance. The deposit payable hereunder shall be non-refundable except as expressly provided herein. Thereafter the Lessor and the Lessee shall complete definitive lease contracts within a period of 60 days or by such later date as may be agreed by the Lessor.

Upon the execution of definitive lease contracts the deposit Received by Lessor will be credited against the first rental due on delivery of the Aircraft.

in the event that Alliance Continental Leasing, LLC does not approve the transaction (in accordance with paragraph entitled 'Preconditions' above) the security deposits shall be returned to the Lessee, upon receipt of Lessee's bank account details. In the event the alreraft does not meet the compliance regulrements, and or the Lessor is unable to provide a substitute aircraft, of like kind make and model, than the deposit shall become fully refundable, less any accumulated expenditures...

CONFIDENTIALITY:

The parties hereto, agree not divulge the content of this document, or any other Documentation related to the transaction proposed herein.

GOVERNING LAW:

This lease proposal shall be construed in accordance with the laws of the State of Delaware and the United States of America alone, and without regard to its conflict of law rules, shall govern the interpretation of this agreement, including all rules or codes, which apply to engaging such transactions.

Please review this agreement. If the foregoing is in accord with your agreement and understanding, please execute and return the enclosed copy of this letter, along with the required retainer, in the amount of \$250,000.USD. per aircraft.

LEASE PROPOSAL MADE BY

Hance Continental E

John C. Green C.E.O. Name:

Managing Director/ CEO Ϊille.

PROPOSAL ACCEPTED BY

PRIMA CHARTER

Namo: ADMU LITCHELDAN 60

President/ Director

Date: 04-05-2007

Date: APRIL 18, 2007

K Symonth.

BOARD MENSER

Prima Charter Sp. 20,0. 02-146 Warszawa, al. 17 Saccepta 56 NIP 522-27-53-949

Exhibit B



LEASE PROPOSAL PREPARED FOR:

PRIMA CHARTER S.p. Zo.o 02-146 Warszawa, ul. 17 Stycznia 56

BOEING 757-236 Series Aircraft
Serial Numbered: 24121
Power Plants Serial Numbered: 30846 and 30860

LESSOR:

Banking/ Institutional / Trust / Assignee to ACL.

LESSEE:

PRIMA CHARTER, Warsaw Poland

AIRCRAFT:

Two Boeing 757-200 (the "Aircraft") with two attached Rolls Royce RB 211-535E4-37

power plants. The Aircraft is described generally.

DELIVERY

CONDITION:

The Aircraft shall be delivered in the following condition:

"As-is-where-is"

Nubbed and sanded and painted white.

The Lessor shall cause the aircraft to have installed, an ENHANCED GROUND PROXIMATEY WARNING SYSTEM, and Anti-hijacking Cockpit door.

The Aircraft shall be 120 minute ETOPS Certified and EASA compliant. If the Aircraft for whatever reason, ise unable to meet EASA compliance, then the Lessee, shall afford the Lessor ample opportunity to substitute the aircraft with other like kind, make and model aircraft, and or deliver the subject aircraft, with required compliance.

Each of the attached power plants on the respective aircraft shall have a minimum remaining of 1000 flight hours and or 1000 flight cycles accumulated since its last shop visit for ESV2 performance restoration. At Lessee's Cost, Lessee shall have the right to carry out a video bore scope inspection of the full gas path of the Engines and to observe a full systems functional and operational check (power assurance) of the Engines, and inspection of the magnetic chip detectors of the Engines.

The APU shall be in a serviceable condition.

All LLPs shall have a remaining life of at least 1000 cycles in accordance with the overhaul and maintenance manual of the engine manufacturer / landing gear manufacturer (as applicable).

All other "hard time" components (except those referred to in the next sentence) shall have a remaining life of at least 1000 hours, 1000 cycles or 12 months (whichever is limiting) to the next required overhaul, shop visit, inspection or replacement in accordance with the OAMP. If a "hard time" component has a time to overhaul interval, shop visit interval or inspection or replacement interval of less than 1000 hours, 1000 cycles or 12 months, then the component shall have at least 40% life remaining to their next overhaul, SV, inspection or replacement

All components that are "on condition" or "condition monitored" shall be in serviceable condition with at least 1000 flight hours, 1000 flight cycles and 12 months remaining to the MTBF. Each OC/CM part which has an MTBF of less than 1000 flight hours, 1000 flight cycles or 12 months (whichever is limiting) shall have at least 50% of its hours/cycles/calendar time (whichever is limiting) remaining to its MTBF.

Lessee shall have the right to review all maintenance reports, pilot reports and Alrcraft systems functional check reports to ensure full serviceability status of each component. Any defects or deficiencies affecting the airworthiness of the Aircraft shall be rectified at Lessor's expense prior to delivery.

The Aircraft shall be delivered to the Lessee with a valid FAA airworthiness certificate and/or an Export Airworthiness Certificate and shall be in a condition, and with full supporting documentation, to allow a qualified owner to apply for and receive a Certificate of airworthiness for JAR operations and a Polish certificate of registration.

All FAA and airworthiness directives issued prior to the scheduled commencement date and which require inspection or terminating action, as the case may be, shall be accomplished. If there is no terminating action then the highest level of inspection or modification shall be accomplished.

COMMENCEMENT:

The Lease Term shall commence on or about August 1st, 2007 with delivery of the initial aircraft. The Lessor shall give the Lessee at least ten days notification as to the commencement of the lease.

LEASE TERM:

The term of the lease shall be Forty Eight (48) months from the date of delivery.

LEASE RENTALS:

The Lease Rentals for the Aircraft shall be in US Dollars, net and payable monthly in advance. The Lease Rentals shall be fixed for the term of the lease.

OPERATING COSTS:

This offer is on the basis of a net lease and Lessee shall be responsible for all costs associated with the delivery, possession, insurance, operation, maintenance (including alrworthiness directive and service bulletin compliance) and use of the Aircraft including taxes and duties of any kind including withholding tax and value added tax but excluding net income taxes payable by Lessor to the relevant tax authorities in Lessor's country of incorporation.

MAINTENANCE:

The Aircraft shall be maintained at the expense of Lessee, in accordance with Lessee's maintenance program, which must meet the requirements of Boeing On Aircraft Maintenance Planning report (BOAMP). The Aircraft shall be maintained by a maintenance organization acceptable to Lessor, holding an FAR and 121 certificate of approval. The Lessor shall receive a copy of the approved Maintenance Schedule prior to delivery of the Aircraft to enable full verification that the Maintenance Schedule complies in total with the Boeing OAMP.

MAINTENANCE PAYMENTS:

The Lessee shall pay the Lessor on the 15th day of the month Maintenance Payments for the Aircraft and the Engines for the actual flight hours and cycles utilized in the preceding month. The Maintenance Reserves shall be all inclusive, at a rate suggested by the manufacturers program costs.

RETURN CONDITION:

The Aircraft shall be re-delivered in the following condition:

Clean:

Serviceable:

Nubbed and sanded and painted white.

The Aircraft shall be delivered to the Lessee with a valid airworthiness certificate and/or an Export Airworthiness Certificate and shall be in a condition, and with full supporting documentation, to allow a qualified owner to apply for and receive a FAA Certificate of airworthiness for Part 121 operations and a FAA certificate of registration.

DELIVERY AND RETURN CONDITION:

In the event that on delivery to Lessee the Aircraft condition does not conform to any of the requirements of "Delivery Condition," Section D 1(a) (cleanliness), 1(e) (Lessor's specification), and provided such nonconformance does not impair the airworthiness of the Aircraft, Lessee shall accept delivery and shall be given relaxation with regard to that item (or items) to the same extent at the time of re-delivery to Lessor.

INSURANCE:

Lessee will bear all risks of loss or damage to the Aircraft in a form acceptable to Lessor (including any assignment thereof), using brokers and insurers acceptable to Lessor, Lessee will at all times maintain:

Comprehensive liability, bodily injury and property damage insurance (including AVN 52D and excess war and allied perils third party liability insurance) that is not less than USD 500 million per occurrence; and Ali-risk hull insurance (including the Engines or parts removed from the Alrcraft), war risks and allied perils insurance (including

confiscation and confiscation by government of registry) in the amount the greater of fair market value or USD 21.0 million.

If the insurance is subject to re-insurance the re-insurance will contain a satisfactory cutthrough clause and will be assigned to the Lessor.

SUBLEASE:

The Lessee will not sublease the Aircraft without the prior written consent of the Lessor. If the Lessee seeks the consent of the Lessor to any proposed sublease, the Lessee agrees to reimburse Lessor for all costs incurred in assessing and/or implementing the proposed sublease.

SECURITY:

Upon execution of the formal lease agreements, Lessee will pay tessor a security deposit in cash equal to \$750,000. USD. Such Security shall remain in place throughout the term of the lease.

MONTHLY RENTAL:

The Monthly Rental amount shall be \$215,000.00 USD per Aircraft.

REGISTRATION:

Throughout the Lease Term the Aircraft may remain on Polish register, subject to compliance with paragraph entitled "Lessor/Lender Protection" below.

LESSOR / LENDER PROTECTION:

This proposal is subject to the ability of the Lessor to properly and adequately register and record the ownership, lease and any mortgage interests in the Aircraft Lessee shall be responsible for all fees and expenses associated with such recordation and registration and for perfecting and maintaining such recordation and registration throughout the Lease term. In addition, the Lessor shall require from the Polish Civil Aviation Authority, a written certification, that in the event of a default of any kind, by the

Lessee, the Aviation Authority will immediately de-register the aircraft for removal from that jurisdiction,

AIRCRAFT AND ENGINE WARRANTIES:

Any remaining manufacturers' warranties shall be assigned (with the consent of the relevant manufacturer) or otherwise be made available to the Lessee.

PLACE OF DELIVERY:

Goodyear AZ, USA, or other determination nominated by the Lessor.

PLACE OF REDELIVERY:

At Dublin Ireland...

PRECONDITIONS:

This offer by Alliance Continental Leasing, LLC to lease the Aircraft is subject to continuing Aircraft availability and Alliance Continental Leasing, LLC Board approval (which shall include but not be limited to a satisfactory credit assessment, and compliance by the Lessee) as to which Alliance Continental Leasing, LLC shall advise the Lessee by no later than 60business days following receipt of Lessee's acceptance and deposit (Refer paragraph entitled "Acceptance").

VALIDITY PERIOD:

This offer and the accompanying deposit(s)confirmation, is valid until April 20th, 2007. You may return by fax to 001-330-702-1938 No further extension will be provided.

BANKING DETAILS:

The non-refundable retainer deposit payable hereunder is to be paid to our account at:

J.P. CHASE New York, NY

ABA/ Routing Number; CHASU533 Beneficiary; Home Savings and Loan Company

ACCT. Number: 363166384
Further Credit To: Alliance Continental Holdings Inc.

APOT Number 00400000

ACCT. Number: 021666568

All funds due from Lessee shall be in immediately available US Dollars, clear of any and all taxes and deductions.

ACCEPTANCE:

This proposal may be accepted by written acknowledgment from Lessee in the space provided below that the terms and conditions hereof are acceptable to Lessee. Lessor must receive such acceptance by Lessee within the validity period specified above.

Upon acceptance of the terms and conditions hereof, the payment of a cash retainer deposit of USD \$250,000.USD USD shall be due immediately and must be received by Lessor within Five business days of such acceptance. The deposit payable hereunder shall be non-refundable except as expressly provided herein. Thereafter the Lessor and the Lessee shall complete definitive lease contracts within a period of 60 days or by such later date as may be agreed by the Lessor.

Upon the execution of definitive lease contracts the deposit Received by Lessor will be credited against the first rental due on delivery of the Aircraft.

In the event that Alliance Continental Leasing, LLC does not approve the transaction (in accordance with paragraph entitled "Preconditions" above) the security deposits shall be returned to the Lessee, upon receipt of Lessee's bank account details. In the event the aircraft does not meet the compliance requirements, and or the Lessor is unable to

provide a substitute aircraft, of like kind make and model, than the deposit shall become

fully refundable, less any accumulated expenditures...

CONFIDENTIALITY:

The parties hereto, agree not divulge the content of this document, or any other

Documentation related to the transaction proposed herein.

GOVERNING LAW:

This lease proposal shall be construed in accordance with the laws of the State of Delaware and the United States of America alone, and without regard to its conflict of law rules, shall govern the interpretation of this agreement, including all rules or codes, which

apply to engaging such transactions.

Please review this agreement. If the foregoing is in accord with your agreement and understanding, please execute and return the enclosed copy of this letter, along with the required retainer, in the amount of \$250,000.USD, per aircraft.

LEASE PROPOSAL MADE BY

PROPOSAL ACCEPTED BY

.PRIMA CHARTER Fischer Air Polska

Name: John C. Green C.E.O.

Name:

Title: ___Managing Director/ CEO

Title:

President/ Director

Date:

06-26-2007

Date:

Exhibit C

EXECUTION VERSION

AIRCRAFT LEASE AGREEMENT

DATED AS OF AUGUST 8, 2007

BETWEEN

ALLIANCE CONTINENTAL LEASING LLC

AND

PRIMA CHARTER SP. Z O. O.

Hoeing 8757-200ER Manufacturers Serial No. 24171

Polish Registration No. SP-FVD

2007-88-07

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EXECUTION VERSION

AIRCRAFT LEASE AGREEMENT MSN: 24121

THIS AIRCRAFT LEASE AGREEMENT is made as of August 8, 2007

BETWEEN:

- Alliance Continental Leasing LLC, a limited liability company under the laws of the State of 611 Delaware ("Lessor"h and
- Prima Charter Sp. z o. o., with its principal place of business at al. 17 Stycznia 56, 92-146 Warsant, Poland ("Lesser").

WHEREAS

- ı Aj Leasor desires to lease the Aircraft to Leasee; and
- (9) Lossee desire to lease the Alreralt from Lesson,

IT IS AGREED IS follows:

- INTERPRETATION ì.
- 1.1 Definitions

In this Lease capitalised words and expressions have the meanings sea our for them in Schedule

1.3 Construction

- 1.13 he this Lease, unless otherwise stated, a reference to:
 - :13 "Lesson," "Lesson," or any other Person includes any of their successors and assignees:
 - (3) plural executes shall include the singular and vice censa;
 - (iii) say document shall include any changes to that document and any replacement for it.
 - a Section of a Schedule is a reference to a section of or a schedule to this Leaner.
 - (v) any Regulation shall include any changes to that Regulation and any replacement
 - an obligation of a Person refers to any obligation that Person has under or in relation to this Lease or any Other Agreement and
 - "includes," "including," "include" or similar terms shall not be construed as limiting and shall mean "including, without limitation.".
- 1555 Headings to Sections in this Lease are not intended to affect their meaning.

2. REPRESENTATIONS AND WARRANTIES

2.1 Lessee's Representations and Warragtles

Lesser makes the representations and mammites set out in Section I.1 of Schodule 2. Lesser understands that these statements must be true, holds when this Lease is signed and on the Delivery Date.

2.2 Lessor's Representations and Warranties

Lessor makes the representations and warmines set out in Section 1.2 of Schedule 2. Lessor indenstands that these statements must be true, both when this Lense is signed and on the Delivery Date.

3 CONDITIONS PRECEDENT

3.1 Conditions Precedunt

Lesses will provide each of the Conditions Precedent in a timety fashion. Lesses need not deliver and start the leasing of the Aircraft under this Lease onless each of the Conditions Precedent is satisfied.

3.2 Waiver

If any Condition Precedent is not satisfied on the Delivery Date and Lessor (in its absolute discretion) nonetheless agrees to deliver the Aircraft to Lessee and to start the leasing of the Aircraft, Lessee will ensure that such Condition Precedent is fulfilled within 15 days after the Delivery Date, and Lessor may treat as an Event of Default the failure of Lessee to do so.

4. COMMENCEMENT

4.1 Leasing

- (a) Lessor shall notify Lessoe as soon as possible of the Schoduled Delivery Date. Subject to Section 4.4. Lessor will lesse the Aircraft to Lessoe and Lessoe will take the Aircraft on lesso for the Term.
- (b) If (i) Lessee is unwiffing or unable to accept delivery of the Aircraft on the Rent Commencement Date, or Lessee fails to fulfill any Condition Precedent on or before such date, and (ii) the Aircraft meets the Delivery Condition Requirements, then Lessee shall be obliged to pay Rem on and from the Rent Commencement Date, but, subject to Section 3.2. Lesser shall have no obligation to deliver possession of the Aircraft to Lessee unless and until Lessee fulfils all Conditions Precedent and accepts delivery of the Aircraft under this Lesse.
- (v) Lesson will be responsible for all risks associated with the use and operation of the Aircraft and any loss of or damage to the Aircraft from the Delivery Date until the Return Occasion.

-3-

4.2 Procedure before Delivery

4

Lessor and Lessee will follow the Pre-Delivery Precedure.

2807-08-67 frama Charters Sp. 2 & o.

4.3 Delivery and Acceptance

After the Pre-Delivery Procedure has been carried out and so long as the Aircraft meets the Delivery Condition Requirements:

- (a) Lessor will offer to deliver the Aircraft to Lessee at the Delivery Lucation:
- (ii) Lessee will accept the Aircraft. Lessee must also provide evidence of its acceptance by signing the Certificate of Acceptance and delivering it to Lesson and
- Lessee's acceptance of the Aircraft shall be regarded as absolute, unconditional and irreversible.

4.4 Delayed Defivery

If an Unforescen livent happens and, as a result, Delivery takes place after the Scheduled Delivery Date or does not happen:

- (a) neither Lessor nor Lessee will be responsible for any Losses that the other pany may suffer resulting from the delay or from the non-delivery of the Alternit;
- (b) Lessee will not, except in the circumstances described in Section 4.4 (c), be entitled to terminate this Lesse or to reject the Afrendi when it is offered for Delivery because of the deley; and
- (c) if the Aircraft has not been offered for Delivery, in accordance with Section 4.3, by the Final Delivery Date, either party may terminate this Lease by serving notice on the other party within ten days following that Final Delivery Date. Upon delivery of that notice all abligations of each purty under this Lease will end, except that Lease will repay to Lease an amount equal to the Deposited Amounts.

PAYMENTS

5.1 Deposit

Each of Lesson and Lesson acknowledges that Lesson was required to pay, and has previously paid to Lesson (a) a security deposit equal to the Deposit, and (b) a maintenance reserve deposit in the amount of \$150,000,00 (collectively with the Deposit, the "Deposited Amounts").

5.2 Rental Pariods

The first Rental Period will start 30 days after the Rent Communication Date. Each subsequent Renest Period will start on the date immediately following the last day of the previous Rental Period. Each Rectal Period will end on the date immediately before the numerically corresponding day in the next month, except that:

- if there is no numerically corresponding day in that month, it will end on the fast day of that months and
- (b) if a Rectal Period would otherwise overrun the Expiry Date, it will and on the Expiry Date.

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5.3 Rept

- (ii) Time of Payment: Lessee will pay to Lesser or as order Rent in advance on each Rent Date. Lessor mass receive value for the payment on the Rent Date. If a Rental Period begins on a non-Business Day, the Rent payable in respect of that Rental Period shall be paid on the Business Day immediately before that day.
- (b) Amount: The Rent payable in respect of each Rental Period during the Term will be \$215,000.00 and will be payable monthly in advance.

Supplemental Rept

(b) Amount: Lessee will pay Supplemental Rent, at the rates referred to below, to Lessor in relation to each calendar month (or pan of a month) of the Term, on the fifteenth day following the end of that calendar month, (except that the last payment of Supplemental Rent during the Term shall be paid on the Excity Date):

Airframe Supplemental Rent: APU Supplemental Rent: Engine Supplemental Rent: Engine LLP Supplemental Rent: Landing Goz: Supplemental Rent: (C) Check Rate: \$28.00 for each Flight Hour \$35.00 for each Flight Hear \$210.00 for each Engine Flight Hour \$145.00 for each Engine Cycle \$3,850.00 for each enlander month.

- (d) Adjustment: The Supplemental Rem rates shall be adjusted after the Delivery Date and more frequently than annually (with any such adjustment having retreactive application as appropriate to reflect the provisions of paragraphs (ii) to (1v) below) based on the following:
 - (i) Annual Supplemental Roat Adjustment: by the Annual Supplemental Real Adjustment, compounded annually commencing on the first anniversary of the Delivery Date, as an agreed initiation adjustment.
 - (ii) Hour to Cycle Ratle Adjustment: Lessor and Lessoe acknowledge that the Engine Supplemental Rent rate and the Engine LLP Supplemental Rent rate are based upon the assumption that the Aircraft will operate on 2.3 Flight Hours to one Cycle ratio (3:1) (the "Assumed Ratio"). If that assumption proves to be incorrect at any time during the Term based upon Lassee's actual operating experience during the previous 12 months, and the Flight Hour to Cycle ratio differs from the Assumed Ratio by more than 0.1 during such 12 month period, Lessor shall have the right, upon written notice to Lassos, to adjust the Engine Supplemental Rent Rate (in the case of a decrease in the ratio below the Assumed Ratio) and Lassos, upon written request from Lessoe, will make that adjustment fin the case of an increase in the ratio above the Assumed Ratio).

Any adjustment shall be based on the following table. Actual Flight Hour to Cycle ratios may full muside the ratios identified in that table. In that case, the actual values shall be determined by extrapolating the closest observed intervals in the table.

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Assumed Ratio Adjustment table:	Hight Hour Cycle Ratio:	F.	2.5	3	3.5	1
	Engine Suppleme utal Rent:	5220	52.15	\$21 0	\$205	\$200
n jamman (i g agir ninggar i ari aning kala	Engine LLP Suppleme and Rent:	5145	\$145	\$14 5	\$145	\$145

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- Assumed Utilisation Adjustment: Lessor and Lessee acknowledge that the Airfranc Supplemental Rem rate. APU Supplemental Rem rate and Landing Gear Supplientental Rem rate are based upon the assumption that the Aircraft will operate on a utilization of 3660 Flight Hours per 12 month period (the "Assumed Udlisation"). If that assumption proves to be incorrect at any time during the Term based upon Lessee's actual operating experience during the previous 12 chopths such that the Assumed Utilisation is \$10% or greater than Lessee's actual unilisation of the Aircraft, Lessor may make, and notify Lessee of, such adjustment as Lessor determines is necessary in its reasonable discretion to maintain the rates of Auffranc Supplemental Rent. APU Supplemental Rent and Landing Cour Supplemental Rem at levels which accurately reflect the costs associated with obtaining relevant maintenance services at prevailing industry mus.
- (it) Material Revision to Maintenance Programme: If Lessee's Maintenance Programme is materially revised. Lessor may make, and notity Lessee of, such adjustment as Lesson (in its discretion, acting reasonably) determines is necessary to maintain the Supplemental Rent in levels which accurately reflect the costs associated with obtaining relevant maintenance services at prevailing industry rates. Each notice shall specify the revised Supplemental Rent rates and the effective date of such revision and Lessee shall be bound by it. Lessee agrees to advise Lesson in writing, promptly following any occurrence, which would result in the assumptions mentioned in paragraphs (ii) and (iii) show becoming incorrect at any time during the Term.

5.4 Payments

All payments by Lessee in Lessor under this Lease will be made for value on the due date in Dullurs and in immediately available funds scaled through the New York Clearing House System or such other funds as may for the time being be customary for the settlement in New York City of payments in Dollars by wire transfer to:

KEY Bank N.A., 5712 Market Street, Youngstown, Ohio 44512, ABA/ ROUTING Number: 941601639, SWIFT CODE: KEY BUS 33, Account Number, 332201605180, for the account of Robert L. Robrbaugh II Esq. For Alliance Contisental Leasing ELC, or such other account as

Lessor designates in writing from time to time, with a minimum of 10 days" advance notice of any such change or revision.

5.5 Withholding and Tax Credit

- Withholding. Lessee must not dedent any amount from any of its payments under this Lease, for or on account of any Taxes, unless it is required by Law to do so, in which case Lessee must:
 - deduct the minimum amount nocessary to comply with the Law; {i}
 - pay Lessor an extra amount so that Lessor receives a net amount on the relevant (ii) payment date, that is equal to the amount that it would have received if the deduction had not been made. The amount of any such payment by Lossee shall be made taking into account the principles of Section 5.9 so that Lessor shall be in no worse position than it would have been if the deduction had not applied in the first place:
 - pay the Tax to the relevant taxing authority according to the relevant Law; and (in)
 - the self in the contract of the color of the (vi) to Lesson.
- :61 Tax Credit: If Lessor, in good faith, determines that It has realised a tax benefit (by way of deduction, credit or otherwise) as a result of any payment for which Lessee is liable under Section 5.5(a), 5.6(a), or 5.7(b). Lessor shall pay to Lessoe as aron as productible after the tax benefit has been realised that not before Lessee has made all payments and indemnities to Lessor required under this Section), an amount which will ensure that (after taking account of the payment itself) Lessor is in no better and no worse position than it would have been if the deduction had not applied.

Nothing in this Section 5.5(b) shall:

- interfere with the right of Lessor to arrange its tax affairs in whatever manner it (i) thinks fit; or
- oblige Lessor to disclose any information relating to its tax affilias or any tax (3) computations.

Tax Indemnity 5.6

- Lesses will indemnify each Tau Indomnitie against all Relevant Texes. 143
- Lessee need not indomnify a Fax indemnitee under this Section 5.6 to the extent that the : 51 Tax anses because of
 - (1) the deliberate misconduct or reckless behaviour of any Tax Indemnitee:
 - ı ii i a Tax liability any Tax Indemnitee would have had even if this Lease ind ant been entered into; or

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- (iii) a Tax Rability charged on any Tax Indomnitee's income, profits or gains by any Government Entity, but excluding any Tax Imposed by any Government Entity of any jurisdiction if and to the extent that such Tax results from (x) the use, operation, presence or registration of the Aircraft, the Airframe, any Engine or any Part in the jurisdiction imposing the Tax, or (y) the situs of organisation, any place of business or any activity of Lessee or any other Person having use, possession or custody of the Aircraft, the Airframe, any Engine or any Part in the jurisdiction imposing the Tax; or
- (iv) an imposition with respect to any period communing or event occurring (x) prior to the Delivery Date or (y) offer the Expiry Date and, in either case, unrelated to Lesson's dealings with Lessee or to the transactions contemplated by this Lesse.
- (c) (assect convenients that it will not take any action which would be contrary to the ownership of the aircraft by the Lesson.

5.7 Value Added Tax

- (a) For the purposes of this Section 5 8:
 - (i) "VAT" means value added tax and any goods and services, sales or turnover tax, imposition or lovy of a like nature;
 - (iii) "supply" includes anything on or in respect of which VAT is chargeable.
- (ii) Lessee will pay to Lessor or the relevant taking authority and indemnify Lessor against the amount of any VAT chargeable in respect of any supply for VAT purposes under this Lesse. Lessee simil provide evidence to Lessor, if available, in respect of any payment in makes of such VAT. The amount of any such payment to Lessor shall be made taking into account the principles of Section 5.9.
- (c) Each emount stated as payable by Lossee under this Lease is exclusive of VAT (it may to

5.8 Tax Contest

If Lessen dispaces the payment of any Taxes payable by Lessor or any Tax Indemnites for which Lessee is responsible under this Lesse, Lessor will consider with Lessee the taking of such action as Lesses may reasonably request at Lessee's expense to contest that payment, but neither Lessor nor any Tax Indemnites will be obliged to take any such action (f) which Lessor or such Tax Indemnites considers in its sele discretion may prejudice it; or (ii) which Lesser or such Tax Indemnites considers does not have a reasonable prospect of success: or (iii) involves a sum of less than \$10,000.

5.9 Indomnity Payments - After-Tax Basis

The amount of any payment made under Section 5.5(a) (ii) (Withholding), Section 5.6 (Tax Indenmity), Section 5.7 (Value Added Tax), Section 5.19 (Expenses), Section 8.13 (Title on an Equapment Change), Section 10 (Indenmity), Section 11.1(c) (Events of Loss), Section 12.2 (Non-Completes), for Section 13 (Indentity) must take into personnt the Tax treatment of the payment and of the Loss in respect of which the payment is claimed so that the Indemnited is fully

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compensated, after that Tax treatment has been taken into account, for the Luss for which the referent claure is made.

Lessor Obligations Following Expiry Date 5.10

Within five Business Days after:

- redelivery of the Aircraft to Lesson in accordance with end in the condition required by 1.73 this Lease, or
- (5) payment to Lesser of the Agreed Value following an Event of Loss after the Delivery
- termination of this Lease prior to the commencement of the Term in accordance with the provisions of this Lease; or in each case such later time as Lessor is satisfied that Lessee has irrevocably paid to Lessor all amounts which may then be due and owing under this Lease and the Other Agreements:
 - (i) Leasor will pay to Leason the equivalent amount of the balance of the Deposit.
 - (11) Lossor will pay to Lossoe the amount of any Rent received in respect of any period falling after the date of renelivery of the Aircraft or payment of the Apreed Value, as the case may be.

5.11 Net Leave

This Lease is a net lease. Lessee's obligation to pay Retti and to perform all of its other language work routes on bee enoposed baller on landithorous been suckeeds in another landing and the contrastition or unforeseen the event. Lessee shall not regard its obligations as ended, suspended or aftered in any way because of any defence, ser-off, commerciains, recoupment or other right of any kind or of any other excumstance.

Nothing in this Section 5.11 will be construed to limit Lessee's right to institute separate legal proceedings against Lessor in the event of Lessor's breach of this Lesse or to limit Lessoe's rights and contedies against any other Person.

Further Provisions regarding Deposit

- Lessee agrees that Lesser shall be entitled to commingie the Deposit with Lessor's general or other funds. Lessor will not hold any such funds as agent or on trust for Lessoe or in any similar fiduciary capacity and Lossee's right to a refund of the Deposit amount is limited as set out in this Lause.
- If Lessee fails to comply with any provision of this Lease or the Other Agreements, or Cirl. any Event of Default shall have occurred and be continuing, in addition to all rights and remedies accorded to Lossov elsewhere in this Lease or under Law in ruspect of the Depasit. Lessor may immediately or at any time thereafter, without prior notice to Learner, apply all or part of the Deposit in or towards the payment or discharge of any manured obligation owed by Lessee or any Lessee Affiliate under this Lesse or the Other

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If Lesson exercises the rights described in Section 5.12(b) above, Lesson shall, following 101 a demand in writing from Lessor, immediately restore the Deposit to the level at which it stood immediately prior to such exercise.

5.13 [Resurved]

5.14 Late Payment Interest

If Lesson fails to pay any amount payable under this Lesso on the due date, Lesson will pay on demand from time to time to Lessor interest (both before and after judgement) on that smoont, from the dure done to the date of payment in full by Lessee to Lesses, at the Interest Rate. All such interest will be calculated on the basis of the actual number of days elapsed in the month. assuming a 30 day month and a 350 day year.

5.15 Currency

- Lesser must indemnify Lessor against any Loss Lessor suffers if: 12)
 - Lessor receives an amount relating to Lessee's obligations in a different currency from that in which payments should be made under this Lease; or
 - 1:11 Lessee pays a judgment or claim in a different currency from that in which payments should be made under this I ease.
- (6) Lessee relinquishes any right to pay any emount under this Lease in a eutrency other them the correspy shown in this Lease and the right of Lessor to be indomnified for currency loss shall survive and not merge into my judgment on the underlying claim.

5.16 Certificates

Save where expressly provided in this Lease, any certificate or determination by Lessor as to any rate of interest or as to any other amount payable under this Leone will, in the obsence of murdent error, he presumed to be correct.

5.17 Appropriation

If any sum paid or recovered by Lessor in respect of the liabilities of Lessee under this Lease is less then the amount then due. Lessor may apply that sum to amounts due under this Lease in such proportions and order and generally in such manner as Lessor may determine at its sole discretion

5.18 Set-off

- In this sub-section, references to Lessee will also include Lessee Affiliates. 14)
- (6) Lessor may set-off any debt owed by Lessor under this Lease or the Other Agreements against my debt Lessor ower Lesson regardless of the place of payment or europey.

2007-08-07 Prima Charlers Sp. 2 c. c. If the debts are in different currencies, Lessor may convert either debt at the market race of exchange available in New York. If the amount of a debt is unknown, Lessor may estimate the amount. Any difference between the estimated debt and the actual debt will be paid by either Lessor or Lessee, as appropriate, when the amount becomes known.

5.19 Expenses

Unless caused by a default by Lessor hereunder, whether or not the Aircraft is delivered to Lessee cursusm to this Lease. Lessee will pay to Lessor, on demand, all reasonable expenses (including professional feet and other costs) that I essor has to pay:

- (ii) to deal with any amendments, extensions, consents or waivers that are required in connection with this Lense (but excluding any expenses incurred by Lessor in connection with any change in the ownership or financing of the Aircraft or any amendment, extension, consent or waiver requested by Lessor other than when an Event of Default has occurred and is continuing);
- (b) to act upon any advice and obtain assistance to perfect this Lease whether necessary or advisable in the State of Registry and under the Cape Town Convention; and
- (a) in contemplation of, or otherwise in connection with, the enforcement or preservation of any of Lessor's rights under this Lesse or in respect of the repossession of the Aircraft.

All amounts payable pursuant to this Section 5.17 will be paid in the currency in which they are incurred by Lesson.

5.20 Payment of Taxes

Lessee will grompily pay all Taxes, other then any Taxes described in Section 5.5(b), and other charges imposed by any Governmental Entity with respect to the Aircraft and/or this Leave, except to the extent that: (a) such fax or other charge is being contested, in good faith, by appropriate proceedings promptly instituted and diligently conducted and if adequate reserves (as may be required for Lessee to be in conformity with any national accounting standards applicable to it under the laws of the Republic of Polands, and (b) the failure to pay such Tax or charge could not reasonably be expected to result in an Evera of Default.

5.21 Purchase Option

Purchase Option: Lesser hereby grants to Lesser the option to purchase the Aircraft on the Scheduled Expiry Date or on the day that is 90 days after the Delivery Date on the terms and subject to the conditions hereinafter set forth (the "Purchase Option") for an amount equal to the Purchase Option Price (which the parties agree is their estimate of what will be the fair market value of the Aircraft as of the applicable date) (the "Option Date"): provided that the Purchase Option shall not be available if: (i) the Lesse has previously been termination; or (ii) Lessor has not received written notice (the "Notice") of Lessor's election to exercise the Purchase Option (A) in the case of the Purchase Option pertaining to the Option Date occurring on the Scheduled Expiry Date; or (B) in the case of the furchase Option pentaining to the Option Date occurring on the day that is 90 days after the Delivery Date, not later than 60 days after the Delivery Date. The failure of Lesses to exercise the Purchase Option with respect to the

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Option Date occurring on the day that is 90 days after the Delivery Date shall not, by itself, prevent Lessee from exercising the Purchase Option with respect to the Option Date occurring on the Scheduled Delivery Date. Once a Notice is given, Lessee's Furchase Option is irrevocable,

(b) Purchase Option Exercised:

- (i) In the event a Notice is given, Lessee shall purchase the Aircraft and pay the Purchase Option Price to Lesser or as Lessor otherwise directs by wire transfer in immediately available Pollars on the Option Date. Upon Lessee making such payment on such date Lessor shall transfer to Lessee, pursuant to a bill of sale reasonably acceptable to Lesser and Lessee, full legal and beneficial aide to the Aircraft free of all Lessor Liens at the time of such sale, but otherwise AS IS. WHERE IS and without recourse, representation or avarranty of any kind (other than as to the absence of Lessor's Liens), and cooperate with Lessee's reasonable requests to diregister, terminate, cancel or resulted any registrations, recordations or fillings previously made in relation to Lessor's title to the Aircraft or rights under the Lesser and
- (ii) if the Purchase Option is exercised, Lessee need not comply with the return conditions required pursuant to Section 12 and Lesson's obligation to pay Maintenance Contributions pursuant to Section 7.2 shall continue in Insour of Lessee.

(c) Purchase Option Cancelled:

- (i) If Lessee does not exercise the Purchase Option in accordance with Section 5.21(a) of this Lesse or once exercised Lessee does not comply with its obligations in respect thereof, including its obligation to pay the Purchase Option Price of the Aircraft as provided above; or
- (ii) in the event of the occurrence of an fivent of Loss; or of the occurrence of an fivent of Default during the Term with respect to which Lessor exercises any remedy provided in Section 13 of this Lease or that exists at the time the Notice is given or that exists on the Option Date.

then the Purchase Option shall forthwith he exhectled without liability of any kind to Lessor under this Section 5.21 and in the event Notice of the exercise of the Purchase Option shall have been given prior to such cancellation, the sale of the Aircraft pursuant to such exercise shall likewise forthwith be cancelled.

MANUFACTURER'S WARRANTIES

(a) So long as no livent of Default has occurred which is continuing, Lessor shall make available to Lessoe during the Term the benefit of all manufacturers' warmaies in relation to the repair or remedy of any defect in the Aircraft (including compensation for loss of use of the Aircraft) and other product support for the Aircraft to the extent that it is permitted to do so. Lessee will give Lessor prompt written notice of any warranty claim that is settled with Lessee on the basis of a cash payment.

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- thi If an Event of Default has occurred and is continuing, Lessor may immediately recover from Lessee the proceeds of any warranty claims previously paid to Lessee to the extent that such claims relate to any defect in the Alternat not fully and completely rectified by Lossee helore such Event of Default and Lessor may:
 - (1) retain for its own account any such proceeds previously paid to Lessor which would have been resulted to Lesses under this Section 6 in the absence of such Event of Default; and
 - (55) cause any proceeds of any pending claims to be gaid to Lessor, other than
- (c) Unless Lessee exercises the Purchase Option, Lessee will take all steps as are necessary at the end of the Terra to ensure that the benefit of any and all warranties (including those from manufacturers) relating to the Aircroft which have not expired is vested in Lessor.

7. LESSOR'S COVENANTS

7.1 Quiet Enjoyment

So long as no Event of Default has occurred and is continuing. Lessor will not interfore (and will not permit any Person cialming through Lessor to interfere) with Lessee's right to quiet use and possession of the Aircraft during the Term.

7.1 Maintenance Contributions

Provided that Lessor has received all Supplemental Rem due under this Lease and that no Event of Default has occurred and is continuing, Lesser will pay the following amounts to Lessee (b) way of contribution to the cost of mannerance of the Aircraft) not later than 30 calendar days then in any event prior to the Papiry Date) after delivery by Lessee to Lesser of an invoice and supporting documentation reasonably ratisfactory to Lessor evidencing performance of the following work by the Maintenance Performer:

- Airframe: With respect to the Airframe, the completion, in accordance with this Lease. of the Airframe Structural Check, the lessor of (i) the amount of that invoice and (ii) an autount equal to the aggregate amount of the Airfranc Supplemental Rent paid under this Lease at the date such invoice less the aggregate amount previously gaid by Lessor under this sub-section:
- Engine Life-Limited Parts: With respect to life-limited Parts within any Engine, the thi performence, in accordance with this Lease, of any replacement or repair of those Parts. the lesser of (i) the amount of that invoice and (ii) an amount equal to the aggregate amount of the Engine LLP Supplemental Rem poid in respect of that Engine under this Lease at the date of such invoice less (32) any credit granted by the maintenance performer to Lessee in respect of any repairable life-limited Part which has been replaced (with such credit being calculated by reference to the then remaining life of such lifelimited Parti and (bb) the aggregate amount provingsly paid in respect of that Engine by Lessor under this sub-section; provided that, norwithstanding the foregoing, the cost of the nauntenance with respect to life-limited Paris within any Engine shall be being, or accordance with a cost-sharing formula previously agreed to however blessor and basson. sixty percent (60%) by Lessor and forty percent (40%) by Lessee:

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- tc) Engine Reforbishment: With respect to any Engine, the performance, in accordance with this Lease, of Engine Returbishment in respect of that Engine the lesser of (i) the amount of that invoice and (ii) an amount equal to the aggregate amount of the Engine Supplemental Rent paid under this Lease in respect of that Engine at the date of such invoice less the aggregate amount previously paid in respect of that Engine by Lessor under this sub-section; provided that, notwithstanding the foregoing, the cost of the Engine Refurbishment shall be borne, in accordance with a cost-sharing formula previously agreed to between Lessor and Lessee, sixty percent (60%) by Lessor and forty percent (40%) by Lessee;
- APU: With respect to the APU, the performance, in accordance with this Lense, of all (0) shop visits requiring APU removel and disassembly, the lesser of (i) the amount of that invoice and (ii) an amount equal to the aggregate amount of the APU Supplemental Rent paid under this Lease at the date of such invoice less the aggregate amount previously paid by Lossor under this sub-section; and
- Landing Gear: With respect to the Landing Gear, the performance, in accordance with (c) this Lenso, of all work on the Landing Gear in the nature of overhaut and requiring removal and diseasembly, the lesser of (i) the amount of that invoice and (ii) en arecont capial to the aggregate amount of the Landing Gear Supplemental Rent paid under this Couse in the date of such invoice less the aggregate amount previously paid by Lesson. under this sub-section;

PROVIDED THAT Lessor will not pay any contribution in respect of sub-paragraphs:

- (a) to (c) above, for work arising as a result of accidents or incidents (whether or not eligible for recovery under Lessee's insurance), operational or maintenance mishandling or Airworthiness Directive work (unless otherwise emitted to Maintenance Contributions for scheduled maintenance as provided in (a) to (e) above); nor
- (b) and (c) above, for work arising as a result of foreign object damage, the removal. (8) installation, maintenance and repair of QEC and/or any elective parts replacement.

Š, LESSEE'S COVENANTS

Duration 8.1

- 1341 Lessee shall perform and comply with its undertakings and covenants in this Lesse at all times during the Term. All sixth undertakings and coverants shall, except where expressly etherwise etated, by performed at the expense of Lessee
- th Lussiee will take such steps as are necessary to ensure that no Lessee Affiliate sees in any manner inconsistent with Lessee's obligations under this Lease.

8.2 Information

Lessee will:

provide Lessor with a Technical Report for the Aircraft within seven days after the end of each calendar menth throughout the Term;



- (5) promptly provide Lessor with the Financial Information;
- (c) promptly notify Lexior of any Event of Loss or of any event which is likely to result in an insurance claim in excess of the Damuge Notification Threshold and details of any negotiations with insurers or insurance brokers relating to such claim;
- (d) immediately notify Lessor of any Default;
- (c) provide Lesser, upon request, with evidence that sil Taxes and charges incurred by Lessee in connection with the Aircraft, its location and its operations, including those invoiced by airports and air traffic control authorities, have been paid in full;
- (f) provide Lessor with such other information concerning the location, condition, use and operation of the Aintraft or concerning the business or financial affairs of Lessor, as Lessor may from time to time reasonably request;
- (g) give Lessur and less than 30 days prior written notice as to the time and location of all Major Checks; and
- (b) notify Lessor, premptly, of the removal of any Engine off wing for a period of more than 72 hours or for the purpose of Engine Reaurbishment.

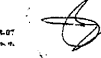
8.3 Lawful and Safe Operation

Lessee will operate the Aircraft for commercial purposes from the Delivery Date until the Return Occasion from a base within the State of Registry or from such other base outside the State of Registry pursuant to a Permitted Sub-Lease or a wet-lease complying with Section 8.4 provided always that Lessee must not use or operate the Aircraft or allow the Aircraft to be used or operated;

- (a) in violation of any applicable Regulations or in a manner causing Losser to be in violation of any applicable Regulations;
- (b) for any purpose for which the Alrerañ was not designed or which is illegal:
- to carry carpo which could reasonably be expected to duringe the Aircraft;
- (d) in any circumstances or place where the Aircraft is not covered by the Insurance: or
- (e) for purposes of training, qualifying or re-confirming the status of cockpit personnel except for the benefit of Lessee's cockpit personnel, except if the use of the Aircraft for such purpose is not disproportionale to the use for such purpose of other aircraft of the same type operated by Lessee

For the avoidance of doubt as between Lessee and the Indomnities, Lessee acknowledges and agrees that:

(i) Lessee is solely responsible for the determination and implementation of all security measures and systems necessary or appropriate for the proper ponection of the Aircraft (whether on the cround or in flight) against (a) theft, vanishing, huarking, destruction, bombing, terrorism or similar acts, directly or indirectly.



affecting in any way the Aircraft or any part thereof, or any persons who (whether or not on board the Aircraft) may sustain any injury or damage as a result of any such acts, (b) the use of the Aircraft in any acts, including without limitation, those of destruction, bombing, terrorism or similar acts, and (c) the taking, thefr or use of any products, chemicals, goods, or materials of any kind, form, or nature located on board the Aircraft or being transported via the Aircraft.

- (ii) Lessee's implementation of such security measures and systems is a material obligation of Lessee under this Lease, and that Lessor shall have absolutely no responsibility therefor, and
- (iii) Lessee, being in tole operational control of the Aircraft and being in the business of operating commercial aircraft, is uniquely in a position to identify and implement those maintenance and security measures as are necessary to comply with all applicable Regulations, and as are otherwise appropriate and that in doing so, Lossee has not relied upon, and shall not rely upon, any statement act or omission of Lessen.

8.4 SubJensing

- (a) At no time prior to the Return Occasion will Lessee sub-lesse, wet-lesse or otherwise give pussession of the Aircraft to my Person except;
 - (i) when the prior written consent of Lessor has been obtained, such consent not to be unreasonably withheld or delayed; or
 - (ii) where the Aircraft is delivered to a manufacturer or maintenance facility for work to be done on it as required or permitted under this Loose; or
 - (iii) pursuant to a sub-lease of the Aircraft to a sub-lease to which Lessor consents in writing ("Permitted Sub-Lease") pursuant to a sub-lease to which Lessor consents in writing (a "Permitted Sub-Lease"), which complies with the conditions set out in Section 8.4(b) and provided that no Default shall have occurred and be continuing at the commencement of such sub-lease; or
 - (iv) with respect to an Engine or Pan as permitted under Section 8.11.

However, where no Event of Default has occurred and is continuing, Lesser may we lesse or charter fineluling a "dump lesse" attituding Lessee's pilots but not its cabin attendants) the Aircraft, provided that such was lesse or charter constitutes an arrangement whereby Lessee agrees to furnish the Aircraft to a third party purseont to which the Aircraft (nn) shall be operated sofely by regular employees of Lessee possessing all current certificates and ficenses that are required by applicable Regulations, (bb) shall be subject to insurance coverage complying with this Lesse, (cc) shall be maintained by Lessee in accordance with Lessee's Maintenance Programme and Lessee's normal maintenance practices, and (dd) shall not be subject to any change in its State of Registry, and provided always that such arrangement does not extend beyond the Expiry Date and is expressly subordinated to this Lesse and the rights of Lessor. Owner and any Financing Parties.

- (b) Lessee shall be permitted to sublease the Aircraft to a Permitted Sub-Lessee pursuant in a Permitted Sub-Lesse which is reasonably acceptable to Lessor and which complies to Lessor's reasonable satisfaction with the following conditions, each of which shall be required to be satisfied in relation to any Permitted Sub-Lesse prior to any sub-leasing pursuant to this Section:
 - Northeation: upon execution hereof, provide a copy of the executed Permitted Sub-Lease in form acceptable to Lesson;
 - (ii) Terms the term of the Permitted Sub-Lesse shall not be capable of extending beyond the date falling three months before the scheduled Expiry Date
 - (iii) Form: the Permitted Sub-Lesse shall, without limitation:
 - (as) not contain provisions inconsistent with the provisions of this Lease (itsee may impose additional or more suringent obligations on Sub-Leasee than are imposed on Leasee under this Lease);
 - (bb) provide that no further subleases of the Aircraft by Permitted Sub-Lesses are permitted; and
 - include provisions substantially identical to or having substantially the same effect as Sections 2.1, 5.6, 5.7, 5.8, 5.10, 5.12, 5.15, 5.16, 8, 9, 10, 13, 15.1, 15.8 and 16 and Schedules 2 (Section 1.1), 7 and 9 of this Lease (but the Permitted Sub-Lease may impose additional or more stringens obligations on Permitted Sub-Leasee than are imposed on Leasee under this Lease's.
 - Assignment and Subardination: Lessee's rights under the Permitted Sub-Lesse nvi shall be assigned to Lessor its security for Lessoe's obligations to Lessor. In any case the Permitted Sub-Lease shall provide that (aa) it is subject and subordinate to this Lease in all respects and the rights of Permitted Sub-Lessee therounder are subject and subordinate in all respects to the rights of Lessor under this Lesso: (bb) prior to delivery of the Alterest to Permitted Sub-Lessee (as a covalision precedent thereof). Permitted Sub-Lessee shall provide an acknowledgement to Lessor and Owner in a form reasonably satisfactory to Lessor, confirming its agreement to the assignment (if so required), this provision and that its rights to possession of the Aircraft under the Permitted Sub-Lease will terminate immediately upon the termination of this Leave, and that it will redeliver the Aircraft to Lessor, upon mainleation from Lessor that an Event of Default has occurred and that Lusser has, as a result thereof, terminated Lussee's right to possession of the Aircraft under this Lease ("Subordination Acknowledgement"s, and teel Lessee may terminate the l'emitted Sub-Lesse following the occurrence of an Event of Default under this Lease where Lessor has terminated the lessing of the Aircraft under this Lease as a result thereof,
 - (v) Quiet Enjoyment: the Permitted Sub-Lease shall provide that Permitted Sub-Lease shall have the right to quiet enjoyment of the Aircraft for so long as no Event of Default has occurred under this Lease and/or no event of default or termination event (bowscever described) has occurred under the Permitted Sub-Lease;

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- Obligations of Lessee: Lessee shall tenuin primarily liable under this Lease for (vi) the performance and observance of all its obligations to the same extent as if no Permitted Sub-Lease had been entered into. To the exsent that Permitted Sub-Lessee properly performs an obligation under the Permitted Sub-Lesse, Lesser agrees that such performance shall be regarded as discharging (to such extent) Lessee's corresponding obligation:
- (vii) lusurance; all lasurance requirements under this Lesse shall be complied with cither by Lessee or by Permitted Sub-Lessee as if references in the insurance provisions of this Lease to "Leasee" were references to "Permitted Sub-Leasee" and Lessee shall provide or cause Permitted Sub-Lessee to provide the insurance certificate and brokers' letter of undertaking to Leasor at least seven Business Days prior to the commencement of the Permitted Sub-Lease);
- (vill) Registration: there shall be no change in the registration of the Aircraft from the State of Registry:
- Repossession Insurance: if required by Lessor, repossession insurance shall be (ix) obtained by Lessor at Lessee's cust, provided that represensation insurance will not be required if the Habitant Base and State of Registry are not being changed at any time during the term of the Permitted Sub-Lease or if the proposed new Habitual Base and State of Registry are both within states which are now members of the European Union the United States or Canada. If repossession insurance is required, the Permitted Sub-Lease must provide that, if any such repossession insurance cannot be obtained or renewed. Lessor may in its discretion earing reasonably terminate the Permitted Sub-Leave may be terminated upon motive to Lessee or Permitted Sub-Lessee:
- Legal Opinions: as a combition precedent to the effectiveness of a Permitted (21 Sub-Leave, Lessee shall, at the request of Lessee (which request shall be made only if reasonable under the circumstances) provide to Lasser the following legal opinions (at Leaser's or Permitted Sub-Lessee's expense) addressed to Lesser from counsel reasonably acceptable to Lesson (x) a legal opinion in relation to the Permitted Sub-Lease in form and substance satisfactory to, and containing such other natures set out in Schedule 8 requested by. Lessor and consuming further that the Subordination Acknowledgement is valid, binding and (except in limited by any equivable principles and applicable haptenency, insolveney, reorganisation, moratorium or similar laws affecting creditors' or lessors' rignogenerally) enforceable against Permitted Sub-Lessee; and (y) (without prejudice to Lessor's right to refuse consent to a change in the State of Registry) in the case of a Permitted Sub-Lease for which at any time during its term it is proposed that the Habitual Base of the State of Registry of the Aircraft will be different from the Habitual Base or State of Registry prior to the commencement of such Permitted Sub-Lease, then Lessee shall provide to Lessor an opinion in a form and from counsel reasonably acceptable to Lessor in the proposed state of the Habitual Base and/or the State of Registry of the Aircraft. Such opinion shall be to the officer, among other things, that Lesson's and Owner's inverests in the Aircraft will be recognised under the laws of such country or countries:
- Delivery of Legal Opinions: The foregoing upinion or opinions (x) shall be forwarded promptly to Lessor (and, to the extent practicable, at least five

2007-08-07 Prima Charter Spez no. Business Days prior to the effective date of the Permitted Sub-Learn), and ty) may, if different opinious are required hereunder, he made by a single counsel qualified to render opinions in each such courary;

- (ibs) Filings: Lessee shall so operate with Lessor (at no cost to Lessor) in connection with the execution and filling of any documents which are required or advisable to be executed and filed from time to time with any registry or authority in the Hobitual Base, the State of Registry and State of Incorporation of Lessee or Permitted Sub-Lessee in order to protect the interests of Lesser and Owner in and to the Aircraft, this Lease or the Permitted Sub-Lease and/or to creare the validity, enforcement or priority thereof; and
- Expenses: Lessee will pay to Lessor on demand all reasonable out of pocket expenses (including legal, survey and other costs) payable or incurred by Lasson in connection with the review and approval of the documentation required pursuant to this Section.

8.4 Access

- Lessee will pennit Lessor's representative access to the Aircraft at any reasonable time 121 Unless a Default has occurred and is exatinging, Lessor will give Lessee reasonable prior notice and will seek to ensure that it does not result in unreasonable disruption to the scheduled operation of the Arrerall. Lessee shall camply with the reasonable requests of Lessor's rupresentative, including any request to travel on the flight deck of the Aircraft as an observer, subject to any applicable Regulations.
- (6) The cost of a visit shall be beene by Lerror unless (i) an Event of Default has occurred and is continuing or (ii) as a result of that visit. Lessee is found to be materially in default of its obligations under this Lease, when the cost shall be borne by Lessee.
- No liability or obligation will be incurred by Lessor solely by reason of pon-exercise by it ich of the rights referred to in this Section. For the avoidance of death, any viewing of the Alterate by Lessor shall be for Lessor's information purposes only and there shall be no inference or implication therefrom that Lessee is in compliance with its obligations under this Lease.

Ownership: Property Interests: Related Matters 2.6

- Lessee will: 1331
 - (i) fix and magnisin Nameplates in a prominent position in the cockpit or cabin of the Aircraft and on each Engine stating:

This Aircraft/Engline is owned by Alliance Constituental Leasing, LLC and is leased to Prima Charter Sp. 7 o. o. and may not be or remain in the possession of or be operated by, any other person without the prior written consont of Alliance Continental Leaving, LLC": and

rii) take all reasonable steps to make sure that other relevant Persons know about the interests of Lessor as owner and lessor in the Aircraft.

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(\$) Lesvee will not:

- (ii) represent that It is the owner of the Aircraft or that it has an economic interest empiredent to ownership) in the Aircraft for Tax treatment or other purposes:
- (ii) take any action if it could our Lesson's rights at risk;
- 18961 represent to others that Lessor is associated with or responsible for the business activities and/or flight operations of Lessee; or
- allow the Aircraft or Lessor's interest in it to become or remain subject to any (iv) Security Interest (other than a Permitted Lieu).

3.7 General

Lessee will:

- 143 preserve its corporate existence (other than in connection with a solvent merger acquisition reconstruction or reorganisation whereby the resulting entity will assume and be able to fully perform all of the Lessee's obligations under this Lesse or otherwise on terms which shall have previously been approved in writing by Lessor);
- (b) maintain its business as a commercial airline or charter operator, and will maintain all rights, privileges, licenses and franchises material thereto or material to performing its obligations under this Lease.
- (,) ensure that the Habitual Base remains the habitual base of the Aircraft unless Lesson gives prior written consent to a change; and
- not operate, maintain, insure or deal with the Aircraft in a manner which discriminates :4) against the Aircraft, when compared with the manner in which Lessee operates, maintains, immes or deals with similar alternat, engines or parts in Lessee's fleet,

8.8 Records

Lessee will keep the Ajreraft Documents and Records!

- (3) in the English language;
- according to best airling practice; and **(b)**
- so they meet the requirements of applicable Regulations, including FAR 91.417 (unless such standards conflict with Air Authority requirements) and Lessee's Maintenance Programme.

8.9 Protection

Lessee wiff:

sceep the Aircraft registered with the Air Authority and, where applicable, comply with the Geneva Convention,

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- (ii) if permitted or advisable under the applicable Regulations of the State of Registry, record on each relevant register that Lessor is the owner of the Aircraft and, if such facilities exist (I) file this Lessa (or particulars thereof) on the public record and (ii) file notices as to the interests of the Financing Parties;
- make any changes to the registered particulars that may be necessary or advisable to take account of any change in the ownership or financing of the Aircraft, (to the extent consistent with this Lease), or of any modification to the Aircraft (such as the permanent replacement of any linguise or Part in accordance with this Lease) or of any change in applicable Regulations. Lessor will bear any costs incurred as a consequence of a change in ownership or financing of the Aircraft (unless such change follows a tiefact on Lussee's part, when Lessee shall bear those costs) and Lessee will bear any other costs incurred in complying with this Section; and
- (6) as soon as practicable following the date on which there shall be brought into force in the Since of Registry any legislation or other provisions (i) giving effect to the Cape Town Convention or (ii) otherwise relating to the recognition of rights in the Aircraft or the Engines under the Cape Town Convention (the "CTC Date"), then, to the extent necessary or reasonably advisable (A) registrations shall be made by Lesson, and consented to by Lessee, so as to permit the interests created hereunder to be perfected as "International interests" under the Cape Town Convention, and (B) Losses and Lesses shall amend, restme, revise, or otherwise adept this Lease in such a manner as to permit the interests created hereunder to constitute "international interests" under the Cape Town Convention. The new transaction documents shall retain the commercial agreements set forth lierein modified only to ensure that an intermational interest is constituted. The new transmitten documents shall contain such additional provisions as may be necessary to provide for the enforceability of the commercial agreements of the parties under the Cape Town Convention to the greatest extent permitted under the Cape Town Convention. Lessor and Lessee intend that the priority of any security interest granted pursuant to this Agreement shall not be prejudiced by any change made pursuant to this Section 8.9(d). In the event that Lessor, acting reasonably, shall determine that an unacceptable risk of such prejudice to any such security interest will or is reasonably likely to arise as a result of any change made pursuant to this Section 8.44), this lease shall remain in full force and effect, subordinated as to enforcement only, to any new documents which the parties may execute and deliver in order to effect application of the Cape Town Convention to the Aircraft. The parties further egree that each international interest arising under the Cape Town Convention as a result of actions taken pursuant to this Section shall be registered in the International Registry as soon as possible following the Cape Town Convention taking effect in the State of Registry, and that such registration(s) shall be made by, or with the consent of, Leaser, or any duly authorized agent thereof, and shall be consented to by Lessee. All reasonable costs and expenses arising as a result of actions taken pursuant to this Section 8.9(d), including, but not firmited to, remotable attorney's fees and registration fees, that! be for the account of Lessee.

8.10 Maintenance and Repair

Lessee will maintain, overhaps and repair the Afreralt, so that:

(a) the Aircraft is kept in as good operating condition and repair as the condition of the Aircraft as at Delivery subject to fair wear and team.

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- (6) Lessey has a current cortificate of dirworthiness (Issued by the Air Authority in the appropriate public transport category) for the Aircraft;
- the Aircraft complies with all applicable Regulations including the standard stipulated by 10) the Air Authority (and FAR Part 121, if not in conflict with Air Authority requirements) and the requirements of all Airworthiness Directives and all service bulletins designated by the State of Design as "mandancy", and to be carried our before the Return Occasion or within the AD Compliance Period; and
- (1) all maintenance is carried out according to Lessee's Maintenance Programme through the Maintenance Performer in at least the same manner and with at least the same case. including maintenance scheduling, medification status and technical condition, as is the case with respect to similar aircraft owned or otherwise operated by Lessea. Mn change shall be made to Lessee's Maintenance Programme or the Maintenance l'erformer without first giving reasonable written notice to Lersor of such change.

Removol/Interchange of Engines and Paris

- (2) General: Lessee must replace any Engine that has suffered an Engine Event of Loss in accordance with Section 8.11 (b) and any Part which is permanently removed from the Aircraft must be replaced in acceptlance with Section 8.11 (b). Any Engine or Part may be installed on another abroraft Lessee owns or lesses in accordance with Section 8.11 (c). Lessee may temporarily install an engine or part in accordance with Section 8.11 (d). Lessee will ensure that any Engine or Part not installed on the Aircraft (or an aircraft permitted by Section 8.11 (c)) is properly and safely stored and insured and kept free of Security Interests (other than Permitted Lienal.
- Permanent Replacement: If Lessee permanently replaces an Engine or Part-
 - (1) in the case of an Engine, it must be a Replacement Engine;
 - fül in the case of a Pare, the replacement part must be an OEM approved Pan, if available, be in good operating condition, he of the same (or better) value and utility, must not have been involved in an incident or accident, must not have been installed on an aircraft registered on a military aircraft register, must have as much useful life available small the next expected maintenance procedure and be of the same or a more advanced make and model and of the same interchangeable modification status as the Part It is replacing,
 - (iii) the Replacement Engine or replacement part must have become and remain, utail replaced in accordance with this Section, the property of Owner free from Security Interests (other than Permitted Liens); and
 - Lessee must have full details of the source and maintenance records of the tivi Replacement linging or replacement part. In the case of replacement serialised parts, distinguished shall have Back-To-Bigh Traceobility and in the case of serialised rotable parts, include a complete service history.
- Other Aircraft: An Engine or Part may be installed on an aircraft which Lessee owns or (:) leases, where that other aircraft is insured to Lesson's satisfaction, if:

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- ũ no livent of Default has occurred and is continuing:
- Lessee or a Permitted Sub-Lessee (if any) has operational commol over the (ii) aircmIt;
- ilii) Lessor keeps the ownership of the Englise or Part concerned until replaced in accordance with this Section:
- tise Engine or Pan does not become subject to a Security Interest (other than a (iv) Permitted Lien); and
- (v) the Engine or Part is removed from the aircraft as soon as practicable but not later than the Expiry Date.
- (d) Temporary Replacement: Lessee may install any engine or part on the Aircraft as a temporary replacement if:
 - (i)no Event of Default has occurred and is continuing:
 - (ii) as soon as reasonably practicable after an engine or part is installed on the Aircraft, but before the earlier of 130 days after such temporary replacement and the Expiry Date. Lessee removes that engine or port and replaces it with the original Engine or Part for, in the case of a Part, by a part which is allowed by Section & 11(b)); and
 - dil the lesseance for the Aircraft is not affected.
- Title to Removed Engines or Paris: Any Engine or Port at any time removed from the (#) Aircraft will remain the property of Lessor unless and until a replacement into been effected in accordance with Sergion 8.11 (b) and unless and until title in that replacement has passed to Lessor subject to this Lease, free of all Security Interests, whereupon title to the replaced lingine or Part will, provided no livent of Definit has occurred and is continuing, pass to Lessee.

3.12 Equipment Changes

Lessee will not make any material modification or addition to the Aircraft (each an "Equipment Change"), except for an Equipment Change which:

- is expressly permitted or required by this Leaser or (x)
- has the prior written approval of Lesser and does not diminish the condition or value of (h) the Aircraft.

So long as no Event of Delinia his occurred and is continuing, Lesson may, subject to any applicable Regulation, remove or reverse any Equipment Change provided that this does not dumnish the value or condition of the Aircraft assuming that such Equipment Change was never made. Furthermore, Lessor may require Lessee to remove or reverse any Equipment Change prior to the Return Occasion, so that, on the Expiry Date, the Aircraft is restored to the condition it was in prior to that Equipment Change.

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8.13 Title on an Equipment Change

Title to any equipment that becomes a Part or an Engine after the Delivery Date (whether by way of replacement, as the result of an Equipment Change or otherwise) that becomes vested in Lessor as contemplated by or otherwise in accordance with the provisions of this Lease shall then be subject to this Lease as if it were attached to the Aircraft at Delivery. If so requested by Lessor, Lessee will provide a properly executed bill of sale or similar instrument to evidence the vesting of title to any such equipment, free and clear of all Security Interests other than Permitted Liens, in Lessor. After Lessor has determined that Lessee has permanently replaced an Engine in accordance with Section 3.11(b) and this Section 3.15, or if Lessee is required to remove any Equipment Change as per Section 8.12. Lessor will, or will procure that Owner will, transfer to Lessee or will procure that Owner will transfer to Lessee all of Lessor's or Owner's, as the case may be, rights to the Engine that has been replaced or to the equipment that has been removed, and will provide or will procure that Owner provides a properly executed bill of sale or similar instrument to evidence the vesting of the to Lessee free and clear of all Lessor Liens.

INSURANCE

9.1 insurance

Lessee in accordance with this Lease will maintain the Insurance in full force during the Term, and thereafter as expressly required in this Lease, which shall be in line with best industry practice for comparable operators and shall be through such brokers and with such insurers and having such deductibles and subject to such exclusions as may be approved by Lessor from time to time. The Insurance shall in any event most the requirements set out in Schedule 7 which may be amended from time to time by Lessor with the coasent of the Lessoe not to be unreasonably withheld or delayed, so that the scape and level of cover is maintained in line with best industry practice and the interests of Lessor and each Indemnitee are printently projected.

9.2 Change

If an any time Lessor wishes to revoke his approval of any history, relinatory insurance for reinsurance, i.excor and/or its brokers will consult with Lessee and Lessee's brokers (as for the time being approved by Lessor) regarding whether that approval should be revoked to protect the interests of the parties insured, if, following such consultation, bessee reasonably considers that any change whould be made, lessee will then arrange or procure the arrangement of alternative cover reasonably surisfactory to Lessor.

9.3 Insurance Undertakings and Information;

Leasee will:

- comply with the terms and conditions of each policy of Insurance and not do, consent or agree to any eat or amission which;
 - (i) invalidates or may invalidate the insurance; or
 - (ii) renders or may render void or voidable the whole or may part of any of the Insurance; or

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- (iii) brings any particular liability within the scope of an explosion or exception to the Insurance:
- not take out without the prior written approval of Lessor any insurance or reinsurance in (b) respect of the Aircraft other than that which is required under this Lonse unless relating solely to built total loss, business interruption, profit commission and deductible risks
- commence renewal procedures at least 30 days prior to expiry of any of the linearance and (v) provide to Lesson.
 - if requested by Lessor, a written status report of renewal negotiation by days (i) prior to each expiry date:
 - written confirmation (which may be supplied by fax) of completion of renewal (ii) prior to each policy expiry date;
 - (iii) certificates of insurance (and where appropriate certificates of relinsurance), and broker's (and any reinsurance broker's) letter of undertaking in a form acceptable to Lesser in English, detailing the coverage and confirming the insurers' (and any reinsurers") agreement to the specified insurance requirements of this Lease within seven days after each renewal date;
- (d) on request, provide to Lessor copies of documents or other information evidencing the Insurance; and
- provide any other insurance and reinsurance related information, or assistance, in respect of the insurance as Lessor may reasonably require.

9,4 Fallure to hisure

If Lessee fails to maintain the Insurance in compliance with this Lease, each of the Indemnities will be entitled but not bound (without prejudice to any other rights of Lessor under this Lesso);

- fai to pay the premiums due or to effect and maintain insurance substantory to it or otherwise remedy Lesser's follow in such manner (including to effect and maintain an "owner's interest" policy) as it considers appropriate. Any sums so expended by it will become immediately due and payable by Lessee to Lessor together with interest thereon at the interest Rate, from the date of expenditure by it up to the date of reimbursement by Lessee: and
- (b)at any time while such failure is continuing to require the Aircraft to remain at any airport or to proceed to and remain at any airport designated by it until the fallure is remedied to its sacisfaction.

10. INDEMNITY

10.1 **General**

Lessee agrees to assume fiability for and indemnifies each of the Indomnities against and (;;) agrees to pay on demand Lusses which an Indemnitee may juffer in any time whether directly or indirectly as a result of any act or omission in relation to:

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- (i) the ownership, operation, maintenance, repair, possession, transfer of ownership or possession, import, export, registration, storage, modification, leasing, insurance, inspection, testing, design, sub-leasing, use, condition or other matters reliating to the Aircraft; or
- (ii) any breach by Lasser of its obligations under this Lease.
- (b) Lessee need not indemnify any particular Indemnine under this Section, to the extent the Loss is:
 - caused solely by the deliberate misconduct or reckless behaviour of any indemnities;
 - (ii) caused tololy by Lessor's breach of this Lease which does not result from an Event of Default;
 - (iii) a Tax or other Loss covered pursuant to another indemnity provision of this Lease;
 - (iv) caused solely by an event which occurs before the commencement of the Turn (except where the Loss is suffered during the Terro as a result of a pre-Delivery defect or fault in the manufacture, design, maintenance, repair, rebuilding, overhoul or modification of the Aircraft);
 - (v) caused solely by an event which occurs effer the proper redelivery of the Aircraft to Lesser hereunder and is not attributable to any act, omission, event or circumstance occurring prior to such redelivery; or
 - (vi) caused by or related to any transfer or disposition by an Indomnities of the Aircraft, title thereto or any interest therein, or in this Lance, other than as a result of an Evern of Default.

10.2 Duration

The indominities contained in this Lease will continue in full force and effect following the Expiry Date notwithstauting any termination of the lessing of the Aircraft under this Lease,

11. EVENTS OF LOSS

11.1 Events of Loss

- (a) If an Event of Loss occurs prior to Delivery, this Leave will immediately terminate and except as expressly stated in this Leave and/or under any Other Agreement, neither party will have any further obligation other than pursuant to Section 5.19, except that Lesser will return the Deposited Amounts to Lessee.
- (b) If an Event of Loss occurs ofter Delivery, Lessee will pay the Agreed Value to Lussor on or prior to the earlier of (i) 90 days after the Event of Loss and (ii) the date of receipt of insurance proceeds in respect of that Event of Loss.

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Subject to the rights of any insurers and reinsurers or other third party, upon irrecomble payment in full to Lessor of the Agreed Value and all other amounts which then may be due and owing to Lessor under this Lesso, Lessor will, without recourse or warmony (except as to freedom from Lessor's Lleus and other Security Interests optributable to the Lessor's transfer to Lessoe all of Lessor's rights to the Aircraft, on an assis where-is basis, and will at Lessee's expense, execute and deliver or will procure that Owner executes and delivers such bills of sale and other documents and instruments as Lessee may reasonably request to evidence (on the public record or otherwise) such transfer, free and clear of all rights of Lessor and Lessor Liens. Lessee shall indemnify Lessor for all fees, expenses and Taxes incomed by Lessor in connection with any such transfer.

11.2 Requisition

During any requisition for use or hire of the Aircraft, any Engine or Part, which does not constitute an Event of Lors;

- (a) the Rom and other charges payable under this Lease will not be suspended or abouted either in whole or in part, and Leasee will not be released from any of its other obligations (other than operational obligations with which Leasee is unable to comply solely by virtue of the requisition); and
- (b) so long as no Event of Dollant has occurred and is continuing. Lessee will be entitled to any hire paid by the requbitioning authority in respect of the Term. Lessee will, as soon as practicable after the end of any such requisition, cause the Alternation be put into the condition required by this Lease. Lessor will be entitled to all compensation payable by the requisitioning authority in respect of any change in the structure, state or condition of the Aircraft anising during the period of requisition, and Lessor will apply such compensation in reimbursing Lessee for the cost of complying with its obligations under this Lease in respect of any such change, but, if any Event of Default has occurred and is continuing. Lessor may apply the compensation or hire in or towards sentenent of any amounts owing by I essee under this Lease and/or under any Other Agreement.

12. RETURN OF AIRCRAFT

tl.1 Return

On the Expiry Date or redelivery of the Airman pursuant to Sertion 13.2 or termination of the leasing of the Aircraft under this Lease, Lessee will, unless an Event of Loss has occurred, or Lessee has exercised its Purchase Option, redeliver the Aircraft and the Aircraft Documents and Records at Lessee's expense to Lessor at the Redelivery Location, in accordance with the procedures and in compliance with the conditions set out in Schedule 6, free and clear of all Security Interests (other than Lessor Liens) and in a condition suitable for immediate operation under FAR Part 12) or as otherwise agreed by Lessor and Lessee and, in any case, qualifying for and having a valid and fully effective certificate of aircraft to be deregistered by the Air Authority.

12.2 Non-Compliance

if at the time of Final Inspection Lessee has not fully complied with any of as obligations under this Lease (meluding Schodule 6), or Lessee thils to make the Aircraft available to Lessor on a

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timely basis for inspection and redelivery pursuant to Section 12.1 and Schedule 6 (whether such failure is due to any act or omission of Lessee or any other circumstance whatsoever), the Term shall be extended until the time when the Averall has been redelivered to Lessor in full compliance with this Lense, the the tole purpose of embling such non-compliance or failure to be promptly rectified and during such evdension period:

- Lessee shall not use the Aircraft in flight operations except those related directly to the (x) re-delivery of the Amerait to Lesson;
- (b) all Lessee's obligations and covenants under this Lease will remain in full force until Lessee so redelivers the Aircraft; and
- Lessee shall pay Rent to Lessot, calculated on a per diem basis trased upon a rate per (℃) month equal to the amount of Rem payable in respect of the last scheduled Rental Period plus ten percent (10%).

Any such extension shall not prejudice Lessor's right to treat such non-compliance or fallure as an Event of Doffiult at any time, and to enforce such rights and remedies as may be available to Lessor in respect thereof under the terms of this Lesse or applicable Law, Without limiting the construity of the foregoing, Lesseo's Rent obligation under paragraph (e) above shall be without prejudice to Lessor's rights to terminete the letting of the Aircraft and to indemnification purposes to Section 13.3.

Lessor may elect feither on first tender of the Aberrafi by Lessee or at any time during the said extension period) to accept redelivery of the Aircraft notwithstanding non-compliance with Section 12.1 or Schedule 6, in which case Lessee will indomnify Lessor, and provide each to Lessor (in an amount satisfactory to Lessor) as security for that indemnity in respect of the cost to Lesser of putting the Alteraft into the condition required by this Lease.

12.3 Redelivery

Upon redelivery Lessee will provide to Lessor all documents necessary to export the Aircraft from the Habitual Base and the State of Registry (including a valid and subsisting export ficense and certificate of airworthiness for export of the Aircraft to the U.S.A.1 and required in relation to the deregistration of the Aircraft with the Air Authority.

124 Acknowledgement

Provided Lessee has complied with its obligations under Section 12 and Schedule 6 of this Lease, following redelivery of the Aircraft by Lessee to Lessor at the Redelivery Location, Lessor will deliver to Lessee an acknowledgement confirming that Lessee has redelivered the Aircraft to Lessor in accordance with this Lease which acknowledgement shall be without projudice to Lessor's accrued and cominging rights under this Lease, any Other Agreements or erising by

13 DEFAULT

13.1 Events

The occurrence of any of the Everus of Default will constitute a repudiation that not a termination) of this Lease by Lessee (whether the occurrence of any such Event of Default is

> 2007-08-07 l'rima Charters Sp. e a.o.

voluntary or involuntary or occurs by operation of Law or pursuant to or in compliance with any judgement, decree or order of any court or any order, rule or regulation of any Government Entity).

13.2 Rights and Remedies

If an Event of Default occurs. Lessor may at its option (and without prejudice to any of its other rights totales this Lense and/or otherwise), or any time thereafter (without notice to Lensee except as required under applicable Last):

- (x)accept such repudiation and by notice to Lessee and with immediate effect terminate the leasing of the Aircraft (but without prejudies to the continuing obligations of Lessee under this Lease), whereupen all rights of Lessee under this Lease shall crose; and/or
- proceed by appropriate court action or actions to enforce performance of this Lease or to recover damages for the breach of this Legge; and/or
- cither. (c)
 - take possession of the Aircraft, for which purpose Lessor may enter my premises <!) belonging to or in the occupation of or under the control of Lessee where the Aircraft may be located or cause the Aircraft to be redelivered to Lessor at the Redelivery Location (or such other location as Lessor may require), and Lussor is hereby irrevocably by may of security for Lessen's obligations under this Lease appointed anomey for Lessee in causing the redelivery or in directing the pilets of Leases or other pilots to By the Aircraft to that airport and will have all the powers and outhorisations necessary for taking that action; or
 - (ii) by serving notice require Lessee to redeliver the Aircraft to Lessor at the Redefixery Location for such other location as Lessor may require).

13.3 Default Independity

If an Event of Default occurs, or the Aircraft is not delivered on the proposed Delivery Date by reason of failure of Lessee to satisfy any conditions to that delivery. Lessee will indemnify Lessor on demand against any Loss which Lessor may sustain or incre directly or indirectly as a result of such Event of Default or non-delivery, including

- any loss of profit suffered by Lessor because of Lessor's inability to place the Aircraft on (3) lease with another lessee on terms as favourable to Lessor as this flease, or because whatever use, if any, to which Lessor is able to put the Aircraft upon its return to Lessoc. or the funds arising upon a sale or other disposal of the Aircraft, is not as profitable to Lessor as this Lease;
- :6) any Loss which may be incurred in repaying funds raised to finance the Azerali or in unwinding any swap, forward interest rote agreement or other financial instrument relating in whole or in part to Lesson's financing of the Alteraft; and
- ict any Loss sustained or incurred by Lessor in or as a result of exercising any of its rights or remedies pursuant to Section 13.2 or as a result of Lessue's failure to redeliver the Arrests on the date, at the place and in the condition required by this Lease.

1007-03-37 Prima Charters Sp. 2 a.w.

13.4 Salt or Re-lease of Aircraft

If an Event of Default occurs, Lessor may sell or re-lease or otherwise deal with the African at such time and in such manner and on such terms as Lessor considers appropriate in its absolute discretion, free and clear of any interest of Lessen, as if this Lesse had never been emered into.

13.5 Deregistration

If an Event of Default occurs, Lessee will at the request of Lessor immediately take all steps necessary to effect deregistration of the Aircraft and its export from the country where the Aircraft is for the time being situated, and any other steps necessary to enable the Aircraft to be redelivered to Lessor in accordance with this Lease and Lesson heratry interventibly and by way of security for its obligations under this Lease appoints (which appointment is coupled with an interest) Lussor as its attention to execute and deliver any documentation and to do any act or thing required in connection with the foregoing.

TRANSFER

14.1 Lessee

Lessee will not transfer any of his rigids or obligations under this Lesse, other than as expressly permitted herein or as Lessor may otherwise consear.

14.2 Lessor

Subject to Section 14.3. Lessor may, without the consent of Lessee, transfer any of its rights or obligations under this Lease or any of its right, title or interest in and to the Aircraft, including persuant to:

- in) a side and leaseback; or
- (d) a nevation of this Lease together with a sale of the Aircraft; or
- a scared load literating. (c)

Lessee agrees promptly to execute and deliver in connection with any transfer such discurrents and assurances (including a consent to the transfer) and to take such further action as Lessor may reasonably request to establish or protect the rights and remedies created or intensiod to be created in favour of the transferees in connection with any transfer.

Conditions 14.3

in connection with any such transfer by Lassor, as a condition to such transfer becoming effective:

Quiet Enjoyment: As a condition procedent to such transfer becoming effective, Lessor 123 will procure that the transferee or any new owner of the Alternit Isave where such new

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owner is also the "Lessor" hereunder in occordance with this Section 14.3) or my new holder of a mortgage over the Aircraft or any holder of an interest in the Aircraft (by way of security or otherwise), as the case may be, shall execute and deliver to Lessee a letter of quiet enjoyment in respect of Lessee's use and possession of the Aircraft in a form substantially similar to Lessor's coverant in Section 7.1 hereof and providing not less than 10 business days' written notification of any such transfer, and providing any necessary documentation required under this Socion 14.3;

- (6) Costs: Lessor shall reimburse to Lessee its reasonable our-of-pocket expenses (including legal expenses) actually incurred in connection with co-operating with Lessor in relation to any such transfer referred to in this Section 14, provided that (7) such expenses are substantiated to Lessor's reasonable satisfaction and (ii) that no Event of Default has occurred and is continuing:
- {c} No Additional Cost: If at the time of any such assignment or transfer by Lessor there arises an obligation to make a payment to the assignee or transferee which exceeds the amount which Lessee would have been obliged to pay under the Lesse to Lessor if no such assignment or transfer had taken place, then bessee shall not be obliged to pay the amount of such excess; and
- No Alternation of Terms: The essignment or transfer shall not after the economic terms (q) and conditions of the Lease in any respect without the prior consent of Lessee, and Lessee's financial and other obligations hereunder shall not be increased not shall Lessee's rights be reduced as a result of such assignment or transfer.
- Assumption: In the case of a proposed transfered lessor, it shall have entered into one or (c) more legal, valid and enforceable agreements effective to confirm that such transferve shall be bound by all of the terms of this Lease and have all of the obligations of Lesser arising under this Leaso, in each case raising after and attribusable to the period after the effectiveness of such master and in which such transfered makes representations and warranties as of the date of such transfer substantially the same as those referenced in Section 2.2 of this Lease.
- (£) Registration: The proposed transfer shall not have any adverse impact on the continued registration of the Aircraft in the State of Registry.
- (T) Net Worth: In the case of a proposed mansfuree lessor, it shall have dumenstrated to Lessee that it has a tengible net worth not less than that of Lessor as of the date of this Lense or shall have provided thesee with a guarantee of all of such musticree's obligations under this Lease, in form and substance reasonably satisfactory to Leasee, by a guarantor having reasonably demonstrated to Lessee such required tangible net worth.

MISCELLANEOUS 15.

15.1 Hickard.

Subject to Section 15.4, it it is at becomes unlawful in any jurisdiction for Lessor to give effect to any of its material obligations as contemplated by this Lease or to continue this Lease, Leases may by notice in writing to Lessee terminate the leaving of the Aircraft under this Lesse, such termination to take effect on the base: data (the "Effective Date") on which Lessor may continue such leasing and such obligations without being in breach of applicable Regulations, and Lessee

> 2007-01-07 Prima Charters Sp. 2 c. o.

will forthwith redeliver the Aircraft to Lessor in accordance with Section 12. Without projudice to the foregoing, Lessor will consult in good faith with Lessee up to the Effective Date as to any steps which may be taken (at no material cost to Lestee) to restructure the transaction to avoid such unlawfulness and will take any such steps commercially reasonable to continue the effectiveness of this Lease.

Document 10-4

15.2 Waivers, Remedies Cumulative

The rights of Lessor under this Lesso may be exercised as often as necessary, are cumulative and not exclusive of its rights under any i.aw; and may be waived only in writing and specifically. Delay by Lessor in exercising, or non-exercise of, any such right will not constitute a warver of that right.

15.3 Delegation

Lessor may delegate to any Person all or any of the rights, powers or discretions vested in it by this Lease, and any such delegation may be made upon such terms and conditions and subject to such regulations (including power to sub-delegate) as Lessor in its absolute discretion thinks fit.

If a provision of this Lonse is or becomes illegal, invalid or unemforceable in any jurisdiction, that will not effect:

- the legality, validity or enforceability in that jurisdiction of any other provision of this **(E)**
- the logality, validity or enforceability in any other jurisdiction of that or any other (6) provision of this Lease.

13.5 Remedy

if Lessee fails to comply with any provision of this Lesse, Lessor may, without being in any way obliged to do so or responsible for so doing and without projudice to the ability of Lessor to treat such non-compliance as a Default, effect compliante on behalf of Lessee, whereupen Lessee shall become liable to pay immediately any sums expended by Lessor together with all costs and expenses (including legal costs) in connection with the non-compliance.

Time of Essence 15.6

The time supulmed in this Lease for all payments payable by Leasee and the prompt punctual performance of Lessee's other obligations under this Lease are of the essence of this Lesse.

15.7 Notices

All notices and other communications under, or in connection with this Lease will, unless otherwise stated, he given in writing by hand delivery, mail, overnight courier service, facsunile or email (where such address is available). Any such notice or other communication is deemed effectively given when received by the recipient (or if receipt is refused by the intended recipient when so refused).

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The address, facsimile and email details for notices to bessee and lessor are as set out below or as otherwise advised by one parry to the other in writing and in compliance with this Section 15.7 from time to time.

If to Lessor:

Address:

Alliance Continental Leasing, LLC

Creekside Professional Center

6715 Tippecance Road Building A. Suite 203 Cautheid, Obio 4:406 USA

Attentions

John C. Green

Managing Director/CRO

Facsimile:

(330) 702-1938

Email:

ices@commercialaerrepacecapitalcorpormios.com

with a copy to:

Edwards Angell Palmer & Dodge LLP

919 North Market Street

15" Floor Wilmington, DE

10201

Attention:

Facsinnile.

If to Lessee:

Address:

Prima Charter Sp. z o. o.

ul. 17 Stycznia 50 02-146 Warsaw, Poland

Attention:

Filip Clas

Chief Phrancial Officer

Facsimile:

01148225002881

E-mail:

fillin, cias@orimacharter.pl

With copy to:

Chapman & Cotler LLP

111 West Monroe Since:

Chicago. IL 60603

Attention:

Thomas C. Lee Esq.

Fecsimile.

(312) 516- 1880

E-mail:

thomasleoif chapman.com

Governing Law and Jurisdiction

This Lease in all respects shall be governed by, and construed in accordance with, the iai Laws of the State of New York.

> 2007-08-03 Priosa Charters Sp. 2 a. e.

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- (h) Each of Lessee and Lesser hereby inserticably and unconditionally submits to the neceschasive jurisdiction of any New York State or federal court sitting in the City and County of New York, and only appellate court from any thereof, in any action or proceeding arising out of or relating to this Lesse and each of Lessee and Lesser hereby irrevocably and unconditionally agrees that all claims in respect of such action or proceeding may be heard and determined in such court in the State of New York or, to the extent permitted by law, in such federal court.
- (c) Without prejudice to any other mode of service. Lesses and Lesses each consent to the service of process relating to any such proceedings by delivery or prepaid mailing of a copy of the process to the address identified in Section 15.7 or by fax or prepaid mailing by air mail, certified or registered mail of a copy of the process to the fax number or aidress for notices.
- (d) Each party:
 - (i) wrives to the fullest permitted by Law any objection which it may now or hereafter have to the counts referred to in Section 15.8(b) above on grounds of inconvenient forum or otherwise as regards proceedings in eparaction with this Lease;
 - (ii) waives to the fullest extent permitted by Law any objection which it may now or bereafter have to the laying of venue of any suit, action or proceeding arising our of or relating to this Lease brought in the courts refurred to in Section 15.8(b); and
 - (iii) agrees that a judgment, award or order of any court referred to in Section 15.8(b) in connection with this Lease is conclusive and binding on it and may be enforced against it in the courts of any other jurisdiction as if made by the highest court in that other jurisdiction and occordingly it will not seek to, nor be entitled to, comest and/or delay and/or obsument registration or enforcement of any such judgment and/or award and/or order on grounds of public policy or otherwise.
- (c) This Section 15 shall survive, continue to take full effect and not merge in any order or judgment and nothing in this Section 15.8 limits the right of each party to bring proceedings against the other party in connection with this Lense:
 - (i) in any other court of competent jurisdiction; or
 - (li) concurrently in more than one jurisdiction.
- (f) Each party irrevocably and unconditionally:
 - (i) agrees that if the other party brings legal proceedings against it or its assets in relation to this Lease no immunity from such legal proceedings (which will be deemed to include suit, attachment prior to judgement, other attachment, the obtaining of judgement, execution or other enforcement) will be claimed by or on behalf of itself or with respect to its assets;
 - (ii) waives any such right of immunity which it or its assets now has or may in the future acquire;

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- (iii) waives may requirement, of any kind whatsoever, for the other party to provide any form of secturity in respect of the payment of any damages, costs, expenses or any other financial obligation resulting from the commencement or prosecution of proceedings or the making of or service of any order and Lessee undertakes (x) not to challenge the validity of any proceedings or the making of any orders without any requirement for the provision of such security (y) to advise any court. upon the other party's request that it requires no such security and (z) to provide security itself for any third party claims arising out of or in connection with such proceedings and/or orders; and
- consents generally in respect of any such proceedings to the giving of any relief fivi or the issue of any process in connection with such proceedings including the making, enforcement or execution agents any property whetacever (interpretive of its use or intended use) of any order or judgement which may be made or given in such proceedings.

(5.0 Sole and Entire Agreement

This Lease is the sole and entire agreement between Lessor and Lessoe in relation to the leasing of the Aircraft, and supercodes all provious agreements, representations and understandings in relation to that leasing. Any amendments to this Lease must be made in writing and signed on behalf of Lessor and Lessee.

15.10 Coopterparts

This Leese may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. This Lease Agreement shall not be considered in effect unit originally signed copies have been duly provided to the Lesson's eserow agent; Aero Space Reports, 6916 N.W. 112th Street, Oklahoma City OK 73172 (facsimile notification 405-728-33)6).

15.11 Language

All notices to be given under this Lease will be in English. All documents delivered to Lassor pursuant to this Lease will be in English or if not in English, will be necompanied by a certified English translation. If there is any inconsistency between the English version of this Lease and any version in any other language, the English version will prevail.

16. DISCLAIMERS AND WAIVERS

LESSOR AND LESSEE AGREE THAT THE DISCLAIMERS. WAIVERS AND CONFIRMATIONS SET OUT IN SECTIONS 16.1 TO 16.4 SHALL APPLY AT ALL TIMES DURING THE TERM. LESSEE'S ACCEPTANCE OF THE ARCRAFT IN ACCORDANCE WITH SECTION 4.3 SHALL BE CONCLUSIVE EVIDENCE THAT LESSEE HAS FULLY INSPECTED THE AIRCRAFT, THE ENGINES AND EVERY PART THEREOF AND THAT THE AIRCRAFT. THE ENGINES, THE PARTS AND THE AIRCRAFT DOCUMENTS AND RECORDS ARE TECHNICALLY ACCEPTABLE TO LESSEE AND SATISFY THE DELIVERY CONDITION REQUIREMENTS AND ARE IN SUITABLE CONDITION FOR DELIVERY TO AND ACCEPTANCE BY LESSEE.

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16.1 Exclusion

THE AIRCRAFT IS TO BE LEASED AND DELIVERED HEREUNDER "AS IS, WHERE IS". AND LESSEE AGREES AND ACKNOWLEDGES THAT, SAVE AS EXPRESSLY STATED IN THE LEASE:

- LESSOR WILL HAVE NO LIABILITY IN RELATION TO. AND LESSOR HAS NOT (Λ) AND WILL NOT BE DEEMED TO HAVE ACCEPTED, MADE OR GIVEN (WHETHER BY VIRTUE OF HAVING DONE OR FAILED TO DO ANY ACT, OR HAVING ACQUIRED OR FAILED TO ACQUIRE ANY STATUS UNDER OR IN RELATION TO THE LEASE OR OTHERWISE), ANY CONDITIONS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, WITH RESPECT TO, THE AIRCRAFT OR ANY ENGINE OR PART OR ANY SERVICES PROVIDED BY LESSOR UNDER THE LEASE, INCLUDING THE DESCRIPTION. AIRWORTHINESS, COMPLIANCE WITH SPECIFICATIONS, OPERATION, MERCHANTABILITY, QUALITY, FREEDOM FROM INFRENGEMENT OF PATENT OR OTHER PROPRIETARY RIGHTS, FITNESS FOR ANY PARTICULAR USE OR PURPOSE, VALUE, DURABILITY, DATE PROCESSING, CONDITION, OR DESIGN, OR AS TO THE QUALITY OF THE MATERIAL OR WORKMANSHIP, THE ABSENCE OF LATENT OR OTHER DEFECTS, WHETHER OR NOT DISCOVERABLE, OR AS TO ANY OTHER MATTER WHATSOEVER. EXPRESS OR IMPLIED (INCLUDING ANY IMPLIED WARRANTY ARISING FROM A COURSE OF PERFORMANCE OR DEALING OR USAGE OF TRADE) WITH RESPECT TO THE ARCRAFT, ANY ENGINE OR ANY PART OR ANY SERVICES PROVIDED BY LESSOR UNDER THE LEASE: AND
- 161 LESSOR SHALL NOT HAVE ANY OBLIGATION OR LIABILITY WHATSOEVER TO LESSEE (WHETHER ARISING IN CONTRACT OR IN TORT, AND WHETHER ARISING BY REFERENCE TO NEGLIGENCE, MISREPRESENTATION OR STRICT (JABILITY OF LESSOR OR OTHERWISE) FOR:
 - ANY LIABILITY, LOSS OR DAMAGE CAUSED OR ALLEGED TO BE CAUSED DIRECTLY OR INDIRECTLY BY THE AIRCRAFT OR ANY ENGINE OR BY ANY ENADEQUACY THEREOF OR DEFICIENCY OR DEFECT THEREIN OR BY ANY OTHER CIRCUMSTANCE IN CONNECTION THEREWITH;
 - (iii) THE USE, OPERATION OR PERFORMANCE OF THE AIRCRAFT OR ANY RISKS RELATING THERETO:
 - ANY INTERRUPTION OF SERVICE LOSS OF BUSINESS OR (111) ANTICIPATED PROFITS OR ANY OTHER DIRECT, INDIRECT OR CONSEQUENTIAL LOSS OR DAMAGE; OR
 - THE DELIVERY, OPERATION, SERVICING, MAINTENANCE, REPAIR, (iv) IMPROVEMENT OR REPLACEMENT OF THE AIRCRAFT, ANY ENGINE OR ANY PART.

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16.2 Waiver

LESSEE HEREBY WAIVES, AS BETWEEN ITSELF AND THE LESSOR, ALL ITS RIGHTS in respect of any condition, warranty or representation, express or implied. On the part of lessor pertaining to the aircraft and all CLAIMS AGAINST LESSOR HOWSOEVER AND WHENEVER ARISING AT ANY TIME IN RESPECT OF OR DUT OF ANY OF THE MATTERS REFERRED TO IN SECTION 16.1.

Disclaimer Of Consequential Damages

LESSEE AGREES THAT IT SHALL NOT BE ENTITLED TO RECOVER, AND HEREBY DISCLAIMS AND WAIVES ANY RIGHT THAT IT MAY OTHERWISE HAVE TO RECOVER, LOST PROFITS OR REVENUES OR CONSEQUENTIAL DAMAGES AS A RESULT OF ANY BREACH OR ALLEGED BREACH BY LESSOR OF ANY OF THE AGREEMENTS CONTAINED IN THE LEASE.

16,4 Confirmation

LESSEE CONFIRMS THAT IT IS FULLY AWARE OF THE PROVISIONS OF THIS SECTION 16 AND ACKNOWLEDGES THAT RENT AND OTHER AMOUNTS PAYABLE UNDER THE LEASE HAVE BEEN CALCULATED BASED ON ITS PROVISIONS.

BROKERS AND OTHER THIRD PARTIES 17

17.1 No Brokers

Each of the parties hereby represents and warrants to the other that it has not paid, agreed to pay or caused to be paid directly or indirectly in any form, any commission, percentage, contingent for brokerage or other similar payments of thy kind, in connection with the establishment or operation of this Lease, to any Person (other than fees payable to legal advisors).

17.2 Indemnity

Each party agrees to indemnify and hold the other harmless from and against any and all claims. suits, damages, costs and expenses (including reasonable lugal fees) unserted by any agent proker or other third party for any commission or compensation of any nature whatsoever based, upon this Lease or the Aircraft, if such claim, sait, damage, cost or expense arises out of any breach by the indemnifying party, its employees or agents of Section 17 L.

BENEFIT OF THIRD PARTIES 18

- Any Indemnifee may enforce the terms of Section 10 (Indemnity) in accordance with the 18.1 provisions of this Lense.
- Any Tax Indemnitee may enforce the terms of Section 5.7 (Tax Indemnity) in accordance with the 18.2 provisions of this Lease.

5001-12-03 Frima Charters Sp. rm.th. THE CONTESTANT AS LEASING LLC

By:

See See

Title: Managing Director & C.P.O.

Board Approval 8-8-2007

FRIMA CHARTER SP. Z O. O.

By: Malana

Name: ADIM WYCHOLOGY EC

Title: President & C.E.O.

By: Klyntownia.

Name: KEZYSUTEP SE YETENSTI

Title: Chief Financial Officer

EXECUTION VERSION

SCHEDULE 1 DEFINITIONS

The following words and expressions have the respective meanings set out below:

AD Compliance Period means the 60 days after the Return Occasion.

Air Authority means the civil aviation authority thowsoever described) of the State of Registry.

Aircraft means Aircraft and Engines identified in Annex A to this Schedule 1 (which term includes, where the context admits, a separate reference to all Engines, Parts and Aircraft Documents and Records).

Aircraft Documents and Records means the documents, data and records identified in the list attached to the Certificate of Acceptance, and any other documents and records required in connection with Lessee's obligations under Section 8.8, and all additions, renewals, revisions and replacements from time to time made to any of the foregoing in accordance with this Lease.

Airframe Structural Check means a heavy maintenance visit which shall include but not be limited to accomplishment of a 4C Check, all greater or lesser checks, passenger cabin refurbishment (including layarories and galleys) and strip and repainting of the complete fuselage, empennage, wings and pylons. Where relevant, the workscope and intervals (calendar and/or hourly) shall not be less than those prescribed by the then current Manufacturer's Maintenance Planning Document block maintenance program.

Airframe Supplemental Rent is defined in Section 5.3(c).

Airframe means the Aircraft, excluding the Engines and Aircraft Documents and Records.

Airworthiness Directive means an airworthiness directive issued by the State of Design or the State of Registry.

Agreed Value means \$21,000,000,000 provided that such amount shall be reduced by \$1,000,000,000 on each anniversary of the Delivery Date.

Annual Supplemental Rent Adjustment means 3,50%.

APU means the auxiliary power unit installed on the Aircraft on the Delivery Date and any replacement auxiliary power unit installed on the Aircraft and title to which is transferred to Owner in accordance with this Lease.

APU Supplemental Rent is defined in Section 5 3(c).

Assumed Ratio is defined in Section 5.3(d)(i).

Assumed Utilisation is defined in Section 5.3(dhiji)

Back-To-Birth Traceability means with certified documentation available identifying precisely where, when and with which arcraft operator the expired life and previous maintenance in relation to the relevant item occurred since that item was new.

Bill of Sale means the aircraft bill of sale conveying all right, title and interest in and to the Aircraft from Aero Turbine, Inc., as seller, to Lessor, as buyer, pursuant to the Purchase Agreement.

Business Day means any day other than a Saturday, Sunday or other day on which banking institutions in New York, New York or Warsaw, Poland or are authorized or required by Law to be closed.

"C" Check means a "C" check in accordance with Lessee's Maintenance Programme and the Manufacturer's Viaintenance Planning Document each in effect on the relevant date.

Cape Town Convention means the Convention on International Interests in Mabile Equipment and Protocol Thereto on Matters Specific to Aircraft Equipment, concluded in Cape Town, South Africa on 16 November 2001.

Certificate of Acceptance means a certificate of acceptance to be mutually agreed upon between Lessor and Lessee prior to the Delivery Date, taking substantially the form of Schedule 5.

Conditions Precedent means the conditions specified in Schedule 3.

CPCP means corrosion prevention and control programme.

CSO means Cycles or Engine Cycles, as applicable, since overhaul.

CTC Act means the International Interests in Mobile Equipment (Aircraft Equipment) Act, S.C. 2005, Ch. 3.

CTC Location means the location where Lessee is "situated" for the purposes of the Cape Town Convention.

Cycle means one take-off and landing of the Aircraft.

Damage Notification Threshold means \$250,000.00.

Deductible Amount means \$100,000,00.

Default means any Event of Default or any event or circumstance which, with the giving of notice and/or lapse of time and/or determination of materiality and/or fulfilment of any other condition, would constitute an Event of Default.

Defect means any defect or non-conformity with the Delivery Condition Requirements notified by Lessee to Lessor during the Pre-Delivery Procedure.

Delivery means delivery of the Aircraft by Lessor to Lessee under this Lease.

Delivery Condition Requirements means the requirements identified in Schedule 4 provided that such requirements are solely a description of the condition in which the Aircraft must be in order for Lessee to be oblimated to accept the Aircraft under this Lease.

Delivery Date means the date on which Delivery occurs.

Delivery Location means over infernational waters or such other beation as Lessor and Lessee may mutually agree in writing

·; .

Deposit means \$750,000.00.

Deposited Amounts is defined in Section 5.1.

Hollars and S means the lawful currency of the United States of America.

Engine means, whether or not installed on the Aircraft:

- (4) each engine of the manufacture and model specified in this Lease for the Aircraft which Lessor offers to Lessee for Delivery with the Airframe on the Delivery Date, such Engines being described as to serial numbers on the Certificate of Acceptance; and
- any Replacement Engine, with effect from the time when title thereto has passed to (h) Owner in accordance with this Lease:

and in each case includes all modules and Parts, including QEC, from time to time belonging to or installed in that engine but excludes any properly replaced engine title to which should have passed to Lessee pursuant to this Lease.

Engine Cycle means operation of an Engine on an aircraft from and including a take-off to and including the landing of that aircraft.

Engine Event of Loss means the occurrence, with respect to an Engine only, whether or not installed on the Airframe, of any of those events described in the definition of Event of Loss.

Engine Flight Hour means each hour or part thereof an Engine is operated, clapsing from the moment the wheels of an aircraft on which such Engine is installed leave the ground until the wheels of such aircraft pext touch the ground.

Engine LLP Supplemental Rent is defined in Section 5.3(c).

Engine Refurbishment means, with respect to any Engine, the complete visual inspection and repair as necessary in accordance with the shop manual of the combustion section of such Engine in an engine repair/overhaul station, including, complete unstacking of the high pressure turbine and low pressure turbine (including both high and low compressors); complete visual inspection, de-blading of discs as required: visual inspections of all discs; verification that all snap diameters on discs are within limits; inspection of all blades for proper chord dimensions and cracking; repair or replacement of all blades below minimums; inspection and repair of stators as necessary; blade-up of discs using new lock plates; assembly of rotors in the turbine; balance of all rotors; and installation of rotors in the Engine.

Engine Supplemental Rent is defined in Section 5.3(c).

Engine Thrust Setting has the menning set forth in the Certificate of Acceptance.

Equipment Change has the meaning given in Section 8.12.

Eurocontrol means the European Organisation for the Satery of Air Navigation.

Event of Default means any event or condition specified in Schedule 9.

Event of Loss means with respect to the Aircraft (including for the purposes of this definition the Airtiame):

- .1) the actual or constructive, compromised, arranged or agreed total loss of the Aircraft;
- (b) the Aircraft being destroyed, damaged beyond economic repair or permanently rendered unfit for normal use for any reason whatsoever;
- (ن) the Aircraft being requisitioned for title, or title to the Aircraft being otherwise compulsorily acquired by the government of the State of Registry or any other authority;
- (4) the Aircraft being hijacked, stolen, confiscated, seized, detained or requisitioned for use or hire for (i) a period of more than 60 days (or 90 days in the case of requisition for use or hire by the government of the State of Registry) or (ii) if a shorter period, such number of days as ends on the Expiry Date.

Expiry Date means the Original Scheduled Expiry Date or if earlier (a) the date on which this Lease terminates as a result of (i) Lessor terminating this Lease in accordance with the provisions hereof or (ii) the consummation of a purchase of the Aircraft pursuant to a Purchase Option or (b) subject to the provisions of Section 11.1 and 11.2, the date when Lessor receives the Agreed Value together with any other amounts then due and unpaid under this Lease and the Other Agreements following an Event of Loss; provided that if, the Term is extended pursuant to Section 12.2, the Expiry Date shall be extended to the date when the Aircraft has been redelivered to Lessor in full compliance with this Lease;

FAA means the Federal Aviation Administration of the United States of America and any successor thereof.

FAA Location means the location of Lessee's agent for the service of FAA process to it as a foreign air chreier.

FAR means the Federal Aviation Regulations set out in Title 14 of the United States Code of Federal Regulations, as amended and modified from time to time.

FAR Part 121 means Part 121 of the FAR, as amended or modified from time to time.

Final Delivery Date means the date that is 7 days after the Scheduled Delivery Date.

Financial Indebtedness means any indebtedness in respect of:

- (3) moneys borrowed or raised:
- any liability under any debennire, bond, note, loan stock, acceptance, documentary credit (**b**) or other security:
- .0) the acquisition cost of any asset to the extent payable before or after the time of acquisition or possession; or
- any guarantee, indemnity or similar assurance against financial loss of any person in (6) respect of the above.

Final Inspection has the meaning given in Section 1.1 of Schedule 6.

Financial Information means:

- (a) if requested by Lessor, the consolidated management accounts of Lessee (in Dollars, and comprising a balance sheet and profit and loss statement and cash flow forecasts) in English prepared for the most recent previous financial quarter certified by a qualified financial officer of Lessee as being true and correct; and
- (b) as soon as available, but not in any event later than 120 days after the last day of each financial year of Lessee, its audited consolidated balance sheet in linglish as of such day and its audited consolidated profit and loss statement for the year ending on such day (each in Dollars).

Financing Parties means the Person or Persons from time to time notified by Lessor to Lessee as providing finance to Lessor or Owner in respect of its acquisition, ownership or leasing of the Aircraft, whether by way of superior lease, loan or otherwise.

Flight Hour means each hour or part thereof elapsing from the moment the wheels of the Aircraft leave the ground on take off until the wheels of the Aircraft next touch the ground.

Geneva Convention means the Convention for the International Recognition of Rights in Aircraft, signed (ad referendum) at Geneva, Switzerland, on June 19, 1948, and amended from time to time, but excluding the terms of any adhesion thereto or ratification thereof containing reservations to which the United States of America does not accede.

Government Entity means: (a) any national government, political subdivision thereof, or local furisdiction therein; (b) any instrumentality, board, commission, court, or agency of any of the above, however constituted; or (c) any association, organisation, or institution of which any of the above is a member or to whose jurisdiction any thereof is subject or in whose activities any of the above is a participant.

Habitual Base means the Republic of Poland or, subject to the prior written consent of Lessor, any other country or countries in which the Aircraft is for the time being habitually based.

Indemnitee means Lessor, the Financing Parties and each of their respective successors and assigns, shareholders, subsidiaries, affiliates, partners, contractors, directors, officers, representatives, servants, agents and employees.

Insolvent means in relation to any relevant Person that such Person;

- (4) cannot or is deemed by applicable Law to be insolvent or unable to pay its debts:
- (b) stops trading or threatens to stop trading;
- ce) goes into liquidation or is wound up in any jurisdiction (other than a solvent re organisation which I essor approves in writing); or its directors or one or more creditors applies to the court for an administration order or winding up order;
- (d) goes into administrative receivership or administration, has a receiver appointed over any
 of its assets or is the subject of any similar proceedings in any country;
- (c) proposes a voluntary arrangement or scheme of arrangement to creditors; or

die enters into any process or scheme for the benefit of creditors as a whole under which their rights are suspended or affected.

Insurance means insurance in respect of the Aircraft in form and substance satisfactory to Lessor, and includes any insurance and reinsurance required by Section 9 and Schedule 7.

Interest Rate means Citibank, N.A.'s prime rate plus five percent (5%) per annum.

Landing Gear means the landing gear assembly of the Aircraft excluding any rotable components.

Landing Gear Supplemental Rent is defined in Section 5.3(c).

Law means and includes (a) any statute, decree, constitution, regulation, order, judgement or other directive of any Government Entity; (h) any treaty, pact, compact or other agreement to which any Government Entity is a signatory or party; (c) any judicial or administrative interpretation or application of any Law described in (a) or (b) above; and (d) any amendment or revision of any Law described in (a), (b) or (c) above.

Lease means this Lease Agreement for the Aircraft and any Schedules, supplements, amendments, modifications or side letter agreements related to this Lease executed contemporaneously with or subsequently to this Lease.

Lessee Affiliate means any Subsidiary of Lessee.

Lessee's Maintenance Programme means the Maintenance Programme, as at the date of this Lease, specifically approved by the Air Authority for Lessee's maintenance of the Aircraft.

Lessor Lien means any Security Interest whatsoever in the Aircraft or this Lease from time to time created by Lessor in connection with the financing of the Aircraft and any other Security Interest in the Aircraft or this Lease which results from acts of or claims against Lessor not related to the transactions contemplated by or permitted under this Lease.

Lessor Tax Jurisdiction means the U.S.A.

Losses means any cost, expense (including the fees and expenses of professional advisers), financial liability, damage or financial loss of any kind, whether direct or indirect,

Maintenance Contributions means all amounts payable by Lessor pursuant to Section 7.2.

Maintenance Performer means Lessee or such Person as is approved and internationally recognised by the Air Authority and, until the Delivery Date, the FAA, to perform maintenance and/or modification services on commercial aircraft and or commercial aircraft engines, which Person shall be agreed by Lessor and Lessee to ensure that such Person has recognised standing and experience, suitable facilities and suitable equipment to perform such services on aircraft and/or engines of the same model as the Vircraft or, in the case of engines, the linguies.

Maintenance Programme means an Air Authority approved maintenance programme for the Aircraft in accordance with the Manufacturer's and/or OEM's -pecifications, requirements, service bulletins, planning documents, maintenance minuals and documents and encompassing scheduled maintenance including block maintenance), condition-monitored maintenance, and or on-condition maintenance of the Airfrance, Engines and Parts, including servicing, testing, preventive maintenance, repairs, structural

inspections, system checks, overhauls, approved modifications, service bulletins, engineering orders, Airworthiness Directives and corrosion control inspections and treatments.

Major Cheeks means any "C" Cheek, multiple "C" Cheek or heavier cheek (including structural inspections and CPCP) suggested for commercial aircraft of the same model as the Aircraft by Manufacturer (however denominated) as set out in Lessee's Maintenance Programme.

Manufacturer means The Boeing Company (or if the context requires, Rolls Royce for an Engine).

Manufacturer's Maintenance Planning Document means the recommended maintenance programme for the Aircraft issued by the Manufacturer.

Minimum Airframe Life Limited Component Flight Hours means 500 Flight Hours.

Minimum Airframe Life Limited Component Cycles means 500 Cycles.

Minimum APU Limit means 500 Cycles.

Minimum Component Calendar Life means six months.

Minimum Component Cycles means 500 Cycles.

Minimum Component Flight Hours means 500 Flight Hours.

Minimum Engine Cycles means 500 Cycles.

Minimum Engine LLP Cycles means 500 Cycles.

Minimum Engine Flight Hours means 500 Flight Hours.

Minimum Landing Gear Calendar Time means six months.

Minimum Landing Gear Cycles means 500 Cycles.

Minimum Landing Gear Flight Hours means 500 Flight Hours.

Minimum Liability Coverage means \$50,000,000.

Nameplates means the fireproof plates to be installed on the Aircraft in accordance with Section 8.6(a).

Notice is defined in Section 5.21(a),

OEM means, in relation to any Part, the original equipment manufacturer of such Part.

Option Date is defined in Section 5,21(a),

Original Scheduled Expiry Date means the date which is 48 months after the Delivery Date. If such date does not fall on a day that is a Business Day, then the Original Scheduled Expiry Date shall be the immediately preceding Business Day

Other Agreement means any aircraft lease agreement or other agreement from time to time entered into between Lessor (or any Subsidiary, associate or affiliate of Lessor) and Lessoe (or any Subsidiary, associate or affiliate of Lessoe).

Owner means Lessor or any permitted transferee under this Lease from Lessor as notified to Lessee.

Part means, whether or not installed on the Aircraft:

- (a) any component, module, furnishing or equipment (other than a complete Engine) furnished with the Aircraft on the Delivery Date; and
- any other component, module, furnishing or equipment (other than a complete Engine), with effect from the time when title thereto has passed to Owner pursuant to this Lease;

out excludes any such items title to which should have passed to Lessee pursuant to this Lease.

Permitted Lien means:

- any lien for Taxes not assessed or, if assessed, not yet due and payable, or being contested in good faith by appropriate proceedings;
- (b) any lien of a repairer, mechanic, carrier, hangar-keeper or other similar lien arising in the ordinary course of business by operation of Law in respect of obligations which are not overdue or are being contested in good faith by appropriate proceedings;
- any judgment or Tax fien in respect of obligations that are not overdue or are being contested in good faith by appropriate proceedings promptly instituted and diligently conducted;
- (d) any Lessor Lien; and
- the rights of others under any Permitted Sub-Lease to the extent expressly permitted under Section 8.4;

but only if (in the case of both (a) and (c)) (i) adequate reserves have been provided by Lessee for the payment of such Taxes or obligations; and (ii) such proceedings, or the continued existence of the lien, do not give rise in any risk of the sale, forfeiture, seizure, detention or other loss of the Aircraft or any interest therein or of criminal liability on Lessor or Owner.

Permitted Sub-Lease means the sub-lease of the Aircraft to a Permitted Sub-Lessee as provided for pursuant to Section 8.4.

Person means any individual person, any form of corporate or business association, trust, Government Emity, or organisation or association of which any of the above is a member or a participant.

Pre-Delivery Procedure means the procedure leading to Delivery as specified in Schedule 4.

PPSA Location means the "location" of Lessee for the purpose of registering Lessor's interest in the aircraft under any applicable interact legislation or personal property ownership or lien registration cansilation in the State of Registry.

Purchase Agreement means the purchase and sale agreement entered into between Aero Turbine, Inc., as seller, and Lessor, as purchaser, with respect to the Aircraft (including the Engines, Parts and the Aircraft Documents and Records).

Purchase Option is defined in Section 5.21(a).

Purchase Option Price means (as applicable): (a) in respect of the Purchase Option pertaining to the Option Date that is 90 days following the Delivery Date, \$17,350,000,00; or (b) in respect of the Purchase Option pertaining to the Option Date that is the Scheduled Expiry Date, \$11,680,000.00.

QEC means quick engine change kit.

Redelivery Cheek means a heavy maintenance visit which shall include but not be limited to accomplishment of a block Check, all lesser checks, passenger cabin refurbishment (including lavatories and galleys) and strip and repainting of the complete fuselage, empennage, wings and pylons. Where relevant, the workscope and intervals (calendar and/or hourly) shall not be less than those prescribed by the then current Manufacturer's Maintenance Planning Document block maintenance program.

Redelivery Location means Dublin, Ireland or such other location as may be agreed in writing by Lessor and Lessee.

Regulations means any Law or regulation (including any internal corporate regulation) official directive or recommendation, mandatory requirement or contractual undertaking which applies to Lessee or the Virginit and any Law or regulation, official directive or recommendation or mandatory requirement which applies to Lessor.

Relevant Documents means this Lease and any ancillary documents related thereto.

Relevant Taxes are those Taxes which any Tax Indemnitee may suffer or incur, whether directly or indirectly and which arise as a result of: (i) the ownership, operation maintenance, repair, possession, transfer of ownership or possession, import, export, registration, storage, modification, leasing, insurance, inspection, testing, design, sub-leasing, use condition or other matters relating to or attributable to the Aircraft, Lessee or this Lease, or any rent, receipts, insurance proceeds, income or other amounts arising therefrom; or (ii) any breach by Lessee of its obligations.

Reat means all amounts payable pursuant to Section 5.3.

Rental Period means each period ascertained in accordance with Section 5.2.

Rent Commencement Date means the date on which Lessor properly offers the Aircraft for Delivery to Lessee under Section 4.3(a).

Rent Date means the first day of each Rental Period.

Replacement Engine means an engine of the same manufacturer and model, or at Lessee's option an engine of an improved model and having equivalent or better value, utility, modification status, time elapsed since hot section returbishment, cold section returbishment, reduction gear overhaul, life limited part utility and remaining equivalent warranty status as the Engine it replaces under Section 8.11, and is atherwise of an equivalent value and utility and suitable for installation and use on the Airframe without impairing the value or utility of the Airframe and compatible with the remaining installed Enginees).

Required EGT Margin means sufficient EGT Margin to attain minimum hours and cycles on wing.

Return Occasion means the date on which the Aircraft is redelivered to Lessor in accordance with Section 12.

Scheduled Delivery Date means August 20, 2007.

Security Interest means any mortgage, charge, pledge, fien, encumbrange, assignment, hypothecation, right of seizure, right of detention, right of set-off or any other agreement or arrangement having the effect of conferring security.

Short Form means the short form lease agreement substantially in the form of Schedule 12.

SLOATL means sea level outside air temperature limit.

SRM means Manufacturer's structural repair manual.

State of Design means the state having jurisdiction over the Person responsible for the type design of the Aircraft or any Engine or Part.

State of Incorporation means Delaware, USA,

State of Registry means the Republic of Poland.

Subsidiary means:

- in relation to any reference to accounts, any company whose accounts are consolidated with the accounts of Lessee in accordance with accounting principles generally accepted under accounting standards of the State of Incorporation;
- (b) for any other purpose, an entity from time to time:
 - of which another has direct or indirect control or owns directly or indirectly more than 50 percent of the voting share capital; or
 - (ii) which is a direct or indirect subsidiary of another under the laws of the jurisdiction of its incorporation.

Supplemental Rent means, as applicable, all amounts payable under this Lease in respect of each of Airframe Supplemental Rent, Engine Supplemental Rent, Engine LLP Supplemental Rent, APU Supplemental Rent and Landing Gear Supplemental Rent.

Taxes means any and all present and future taxes, duties, withholdings, levies, assessments, imposts, fees and other governmental charges of all kinds (including any value added, goods and services or similar tax and any stamp, documentary, license, registration or similar fees or tax), together with any penalties, times, surcharges and interest thereon and any additions thereto

Tax Indemnitees means flessor and, from and after the date Lessor has provided written notice of the existence of any such Person to I essee, any Financing Party.

Technical Report means a monthly report of the Flight Hours, Cycles, Engine Flight Hours and Engine Cycles operated by the Airframe and Engines in respect of each calendar month in the form required by Lessor.

Term means the period commencing on the Delivery Date and ending on the Expiry Date.

TSO means time (Flight Hours or Engine Flight Hours, as applicable) since overhaul,

Unforeseen Event means:

- (a) war, civil disturbance or act of any Government Entity;
- (b) natural disaster;
- (c) unexpected shortage of labour, materials or facilities affecting the Aircraft;
- (d) labour disputes;
- (e) breach of contract by any Person or other failure to deliver or redeliver the Aircraft by any Person (whether or not a breach) other than Lessor with possession or control of the Aircraft or any purchase agreement for the Aircraft terminating prior to Delivery;
- delays Lessor cannot control in obtaining the Aircraft or any equipment or services for the Aircraft; or
- (g) any other cause beyond the control of Lessur.

ANNEX A TO SCHEDULE 1

Aircraft:

Boeing B757-200ER

MSN:

24121

Registration No.:

SP-FVD (N28AT)

Engines:

RB211-535E4-37

ESNs:

No. 1: 30646 No. 2: 30660

EXECUTION VERSION

SCHEDULE 1 DEFINITIONS

The following words and expressions have the respective meanings set out below:

AD Compliance Period means the 60 days after the Return Occasion.

Air Authority means the civil aviation authority (howsoever described) of the State of Registry.

Aircraft means Aircraft and Engines identified in Annex A to this Schedule 1 (which term includes, where the context admits, a separate reference to all Engines, Parts and Aircraft Documents and Records).

Aircraft Documents and Records means the documents, data and records identified in the list attached to the Certificate of Acceptance, and any other documents and records required in connection with Lessee's obligations under Section 8.8, and all additions, renewals, revisions and replacements from time to time made to any of the foregoing in accordance with this Lease.

Airframe Structural Check means a heavy maintenance visit which shall include but not be limited to accomplishment of a 4C Check, all greater or lesser checks, passenger cabin refurbishment (including lavatories and galleys) and strip and repainting of the complete fuselage, empennage, wings and pylons. Where relevant, the workscope and intervals (calendar and/or hourly) shall not be less than those prescribed by the then current Manufacturer's Maintenance Planning Document block maintenance program.

Airframe Supplemental Rent is defined in Section 5.3(c).

Airframe means the Aircraft, excluding the Engines and Aircraft Documents and Records,

Airworthiness Directive means an airworthiness directive issued by the State of Design or the State of Registry.

Agreed Value means \$21,000,000,00; provided that such amount shall be reduced by \$1,000,000,00 on each anniversary of the Delivery Date.

Annual Supplemental Rent Adjustment means 3.50%

APU means the auxiliary power unit installed on the Aircraft on the Delivery Date and any replacement auxiliary power unit installed on the Aircraft and title to which is transferred to Owner in accordance with this Lease.

APU Supplemental Rent is defined in Section 5.3(c),

Assumed Ratio is defined in Section 5.3(d)(ii).

Assumed Utilisation is defined in Section 5 3(d)(iii).

Back-To-Birth Fraceability means with certified documentation available identifying precisely where, when and with which aircraft operator the expired life and previous maintenance in relation to the relevant item occurred since that item was new.

Business Day means any day other than a Saturday, Sonday or other day on which banking institutions in New York, New York or Warsaw, Poland or are authorized or required by Law to be closed.

"C" Cheek means a "C" cheek in accordance with Lessee's Maintenance Programme and the Manufacturer's Maintenance Planning Document each in effect on the relevant date.

Cape Town Convention means the Convention on International Interests in Mobile Equipment and Protocol Thereto on Matters Specific to Aircraft Equipment, concluded in Cape Town, South Africa on 16 November 2001.

Certificate of Acceptance means a certificate of acceptance to be mutually agreed upon between Lessor and Lessee prior to the Delivery Date, taking substantially the form of Schedule 5.

Conditions Precedent means the conditions specified in Schedule 3.

CPCP means corrosion prevention and control programme.

CSO means Cycles or Engine Cycles, as applicable, since overhaul,

CTC Act means the International Interests in Mobile Equipment (Aircraft Equipment) Act, S.C. 2005, Ch. 3.

CTC Location means the location where Lessee is "situated" for the purposes of the Cape Town Convention.

Cycle means one take-off and landing of the Aircraft.

Damage Notification Threshold means \$250,000,00.

Deductible Amount means \$100,000,00.

Default means any Event of Default or any event or circumstance which, with the giving of notice and or lapse of time and/or determination of materiality and/or fulfillment of any other condition, would constitute an Event of Default.

Defect means any defect or non-conformity with the Delivery Condition Requirements notified by Lessee to Lessor during the Pre-Delivery Procedure.

Delivery means delivery of the Aircraft by Lessor to Lessee under this Lease.

Delivery Condition Requirements means the requirements identified in Schedule 4 provided that such requirements are solely a description of the condition in which the Aircraft must be in order for Lessee to ne obligated to accept the Aircraft under this Lease.

Delivery Date means the date on which Delivery occurs.

Delivery Location means over informational waters or such other location as Lessor and Lessee may mutually agree in writing

Deposit means \$750,000.00,

Deposited Amounts is defined in Section 5.1.

Dollars and S means the lawful currency of the United States of America.

Engine means, whether or not installed on the Aircraft:

- (a) each engine of the manufacture and model specified in this Lease for the Aircraft which lessor offers to Lessee for Delivery with the Airframe on the Delivery Date, such Engines being described as to serial numbers on the Certificate of Acceptance; and
- (b) any Replacement Engine, with effect from the time when title thereto has passed to Owner in accordance with this Lease;

and in each case includes all modules and Parts, including QEC, from time to time belonging to or installed in that engine but excludes any properly replaced engine title to which should have passed to Lessee pursuant to this Lease.

Engine Cycle means operation of an Engine on an aircraft from and including a take-off to and including the landing of that aircraft.

Engine Event of Loss means the occurrence, with respect to an Engine only, whether or not installed on the Airframe, of any of those events described in the definition of Event of Loss.

Engine Flight Hour means each hour or part thereof an Engine is operated, clapsing from the moment the wheels of an aircraft on which such Engine is installed leave the ground until the wheels of such aircraft next touch the ground.

Engine LLP Supplemental Rent is defined in Section 5.3(c).

Engine Refurbishment means, with respect to any Engine, the complete visual inspection and repair as necessary in accordance with the shop manual of the combustion section of such Engine in an engine repair/overhaul station, including, complete unstacking of the high pressure turbine and low pressure turbine finctuding both high and low compressors); complete visual inspection, de-blading of discs as required; visual inspections of all discs; verification that all snap diameters on discs are within fimits; inspection of all blades for proper chord dimensions and cracking; repair or replacement of all blades below manimums; inspection and repair of stators as necessary; blade-up of discs using new lock plates; assembly of rotors in the turbine; balance of all rotors; and installation of rotors in the Engine.

Engine Supplemental Rent is defined in Section 5.3(c),

Engine Thrust Setting has the meaning set forth in the Certificate of Acceptance.

Equipment Change has the meaning given in Section 8.12.

Eurocontrol means the European Organisation for the Safety of Air Navigation.

Event of Default means any event or condition specified in Schedule 9,

Event of Loss means with respect to the Aircraft cincluding for the purposes of this definition the Airframe):

- (4) the actual or constructive, compromised, arranged or agreed total loss of the Aircraft;
- (b) the Aircraft being destroyed, damaged beyond economic repair or permanently rendered untit for normal use for any reason whatsoever:
- (c) the Aircraft being requisitioned for title, or title to the Aircraft being otherwise compulsorily acquired by the government of the State of Registry or any other authority; 25
- (4) the Aircraft being hijacked, stalen, confiscated, seized, detained or requisitioned for use or hire for (i) a period of more than 60 days (or 90 days in the case of requisition for use or hire by the government of the State of Registry) or (ii) if a shorter period, such number of days as ends on the Expiry Date.

Expiry Date means the Original Scheduled Expiry Date or if earlier (a) the date on which this Lease terminates as a result of (I) Lessor terminating this Lease in accordance with the provisions hereof or (ii) the consummation of a purchase of the Aircraft pursuant to a Purchase Option or (b) subject to the provisions of Section 11.1 and 11.2, the date when Lessor receives the Agreed Value together with any other amounts then due and unpaid under this Lease and the Other Agreements following an Event of Loss; provided that if, the Term is extended pursuant to Section 12.2, the Expiry Date shall be extended to the date when the Aircraft has been redelivered to Lessor in full compliance with this Lease:

FAA means the Federal Aviation Administration of the United States of America and any successor thereof.

FAA Location means the location of Lessee's agent for the service of FAA process to it as a foreign air carrier.

FAR means the Federal Artation Regulations set out in Title 14 of the United States Code of Federal Regulations, as amended and modified from time to time.

FAR Part 121 means Part 121 of the FAR, as amended or modified from time to time.

Final Delivery Date means the date that is 7 days after the Scheduled Delivery Date.

Financial Indebtedness means any indebtedness in respect of:

- **(a)** moneys borrowed or raised;
- 16) any liability under any debenture, bond, note, loan stock, acceptance, documentary credit or other security:
- 10) the acquisition cost of any asset to the extent payable before or after the time of acquisition or possession; or
- (6) any quarantee, indemnity or similar assurance against financial loss of any person in respect of the above.

Final Inspection has the meaning given in Section 1.1 of Schedule 6.

Financial Information means:

- (2) if requested by Lessor, the consolidated management accounts of Lessee (in Dollars, and comprising a balance sheet and profit and loss statement and cash flow forecasts) in English prepared for the most recent previous financial quarter certified by a qualified financial officer of Lessee as being true and correct; and
- as soon as available, but not in any event later than 120 days after the last day of each (b) financial year of Lessee, its audited consolidated balance sheet in English as of such day and its audited consolidated profit and loss statement for the year ending on such day reach in Dollars).

Financing Parties means the Person or Persons from time to time notified by Lessor to Lessee as providing finance to Lessor or Owner in respect of its acquisition, ownership or leasing of the Aircraft, whether by way of superior lease, loan or otherwise.

Flight Hour means each hour or part thereof elapsing from the moment the wheels of the Aircraft leave the ground on take off until the wheels of the Aircraft next touch the ground,

Geneva Convention means the Convention for the International Recognition of Rights in Aircraft, signed (ad referendum) at Geneva, Switzerland, on June 19, 1948, and amended from time to time, but excluding the terms of any adhesion thereto or ratification thereof containing reservations to which the United States of America does not accede.

Government Entity means: (a) any national government, political subdivision thereof, or local jurisdiction therein; (b) any instrumentality, hoard, commission, court, or agency of any of the above. however constituted; or (c) any association, organisation, or institution of which any of the above is a member or to whose jurisdiction any thereof is subject or in whose activities any of the above is a participant.

Habitual Base means the Republic of Poland or, subject to the prior written consent of Lessor, any other country or countries in which the Aircraft is for the time being habitually based.

Indemnitee means Lessor, the Financing Parties and each of their respective successors and assigns, shareholders, subsidiaries, affiliates, partners, contractors, directors, officers, representatives, servants, agents and employees.

Insolvent means in relation to any relevant Person that such Person:

- cannot or is deemed by applicable Law to be insolvent or unable to pay its debts: 141
- (b) stops trading or threatens to stop trading:
- 10) goes into liquidation or is wound up in any jurisdiction (other than a solvent reorganisation which Lessor approves in writing); or its directors or one or more creditors applies to the court for an administration order or winding up order;
- poes into administrative receivership or administration, has a receiver appointed over any (1) of its assets or is the subject of any similar proceedings in any country:
- proposes a voluntary arrangement or scheme of arrangement to creditors; or 3)

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includes any insurance and reinsurance required by Section 9 and Schedule 7.

Interest Rate means Citibank, N.A.'s prime rate plus five percent (5%) per annum.

Landing Gear means the landing year assembly of the Aircraft excluding any rotable components.

Landing Gear Supplemental Rent is defined in Section 5.3(c).

Law means and includes (a) any statute, decree, constitution, regulation, order, judgement or other directive of any Government Entity; (b) any treaty, pact, compact or other agreement to which any Government Entity is a signatory or party; (c) any judicial or administrative interpretation or application of any Law described in (a) or (b) above; and (d) any amendment or revision of any Law described in (a), (b) or (c) above.

Lease means this I case Agreement for the Aircraft and any Schedules, supplements, amendments, modifications or side letter agreements related to this Lease executed contemporaneously with or subsequently to this Lease.

Lessee Affiliate means any Subsidiary of Lessee.

Lessee's Maintenance Programme means the Maintenance Programme, as at the date of this Lease, specifically approved by the Air Authority for Lessee's maintenance of the Aircraft.

Lessor Lien means any Security Interest whatsoever in the Aircraft or this Lease from time to time created by Lessor in connection with the linancing of the Aircraft and any other Security Interest in the Aircraft or this Lease which results from acts of or claims against Lessor not related to the transactions contemplated by or permitted under this Lease.

Lessor Tax Jurisdiction means the U.S.A.

Losses means any cost, expense (including the fees and expenses of professional advisers), financial liability, damage or financial loss of any kind, whether direct or indirect,

Maintenance Contributions means all amounts payable by Lessor pursuant to Section 7.2.

Maintenance Performer means Lessee or such Person as is approved and internationally recognised by the Air Authority and, until the Delivery Date, the FAA, to perform maintenance and/or modification services on commercial aircraft and or commercial aircraft engines, which Person shall be agreed by Lessor and Lessee to ensure that such Person has recognised standing and experience, suitable facilities and suitable equipment to perform such services on aircraft and/or engines of the same model as the Viteraft or, in the case of engines, the Engines.

Maintenance Programme means an Air Authority approved maintenance programme for the Aircraft in accordance with the Manufacturer's and/or OEM's specifications, requirements, service bulletins, planning documents, maintenance manuals and documents and encompassing scheduled maintenance including block maintenance), condition-monitored maintenance, and or on-condition maintenance of the Airbaine, Engines and Parts, including servicing, testing, preventive maintenance, repairs, structural

inspections, system checks, overhauls, approved modifications, service bulletins, engineering orders, Airworthiness Directives and corrosion control inspections and treatments.

Major Checks means any "C" Check, multiple "C" Check or heavier check (including structural inspections and CPCP) suggested for commercial aircraft of the same model as the Aircraft by Manufacturer (however denominated) as set out in Lessee's Maintenance Programme.

Manufacturer means The Boeing Company (or if the context requires, Rolls Royce for an Engine).

Manufacturer's Maintenance Planning Document means the recommended maintenance programme for the Aircraft issued by the Manufacturer.

Minimum Airframe Life Limited Component Flight Hours means 500 Flight Hours.

Minimum Airframe Life Limited Component Cycles means 500 Cycles.

Minimum APU Limit means 500 Cycles.

Minimum Component Calendar Life means six months.

Minimum Component Cycles means 500 Cycles.

Minimum Component Flight Hours means 500 Flight Hours.

Minimum Engine Cycles means 500 Cycles.

Minimum Engine LLP Cycles means 500 Cycles.

Minimum Engine Flight Hours means 500 Flight Hours.

Minimum Landing Gear Calendar Time means six months.

Minimum Landing Gear Cycles means 500 Cycles.

Minimum Landing Gear Flight Hours means 500 Flight Hours.

Minimum Liability Coverage means \$50,000,000,

Nameplates means the fireproof plates to be installed on the Aircraft in accordance with Section 8.6(a).

Notice is defined in Section 5.21(a),

OEM means, in relation to any Part, the original equipment manufacturer of such Part,

Option Date is defined in Section 5.21(a),

Original Scheduled Expiry Date means the date which is 48 months after the Delivery Date. If such date does not fall on a day that is a Business Day, then the Original Scheduled Expiry Date shall be the immediately preceding Business Day

Other Agreement means any aircraft lease agreement or other agreement from time to time entered into between Lessor (or any Subsidiary, associate or affiliate of Lessor) and Lessee (or any Subsidiary, associate or affiliate of Lessee).

Owner means Lessor or any permitted transferee under this Lease from Lessor as notified to Lessee.

Part means, whether or not installed on the Aircraft:

- any component, module, furnishing or equipment (other than a complete Engine) furnished with the Aircraft on the Delivery Date; and
- any other component, module, furnishing or equipment (other than a complete Engine), with effect from the time when title thereto has passed to Owner pursuant to this Lease;

out excludes any such items title to which should have passed to Lessee pursuant to this Lease.

Permitted Lien means:

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- (a) any lien for Taxes not assessed or, if assessed, not yet due and payable, or being contested in good faith by appropriate proceedings:
- (b) any lien of a repairer, mechanic, carrier, hangar-keeper or other similar lien arising in the ordinary course of business by operation of Law in respect of obligations which are not overdue or are being contested in good faith by appropriate proceedings;
- (c) any judgment or Tax lien in respect of obligations that are not overdue or are being contested in good faith by appropriate proceedings promptly instituted and diligently conducted;
- (d) any Lessor Lien; and
- (e) the rights of others under any Permitted Sub-Lease to the extent expressly permitted under Section 8.4:

but only if (in the case of both (a) and (c)) (i) adequate reserves have been provided by Lessee for the payment of such Taxes or obligations; and (ii) such proceedings, or the continued existence of the lien, do not give rise to any risk of the sale, forfeiture, seizure, detention or other loss of the Aircraft or any interest therein or of criminal liability on Lessor or Owner.

Permitted Sub-Lease means the sub-lease of the Aircraft to a Permitted Sub-Lessee as provided for pursuant to Section 8.4.

Person means any individual person, any form of corporate or business association, trust, Government Entity, or organisation or association of which any of the above is a member or a participant.

Pre-Delivery Procedure means the procedure leading to Delivery as specified in Schedule 4.

PPSA Location means the "location" of Lessee for the purpose of registering Lessor's interest in the aircraft under any applicable interest legislation or personal property ownership or hen registration legislation in the State of Registry.

Purchase Agreement means the purchase and sale agreement entered into between Aero Turbine, Inc., as seller, and Lessor, as purchaser, with respect to the Aircraft (including the Engines, Parts and the Aircraft Documents and Records).

Purchase Option is defined in Section 5.21(a).

Purchase Option Price means (as applicable): (a) in respect of the Purchase Option pertaining to the Option Date that is 90 days following the Delivery Date, \$17,350,000.00; or (b) in respect of the Purchase Option pertaining to the Option Date that is the Scheduled Expiry Date, \$11,680,000,00.

QEC means quick engine change kit.

Redelivery Check means a heavy maintenance visit which shall include but not be limited to accomplishment of a block Check, all lesser checks, passenger cabin refurbishment (including lavatories and galleys) and strip and repainting of the complete fuselage, empennage, wings and pylons. Where relevant, the workscope and intervals (calendar and/or hourly) shall not be less than those prescribed by the then current Manufacturer's Maintenance Planning Document block maintenance program.

Redelivery Location means Dublin, Ireland or such other location as may be agreed in writing by Lessor and I essee.

Regulations means any Law or regulation (including any internal corporate regulation), official directive or recommendation, mandatory requirement or contractual undertaking which applies to Lessee or the Aircraft and any Law or regulation, official directive or recommendation or mandatory requirement which applies to Lessor.

Relevant Documents means this Lease and any ancillary documents related thereto.

Relevant Taxes are those Taxes which any Tax Indemnitee may suffer or incur, whether directly or indirectly and which arise as a result of: (i) the ownership, operation maintenance, repair, possession, transfer of ownership or possession, import, export, registration, storage, modification, leasing, insurance, inspection, testing, design, sub-leasing, are condition or other matters relating to or attributable to the Aircraft, Lessee or this Lease, or any rent, receipts, insurance proceeds, income or other amounts arising therefrom; or (ii) any breach by Lessee of its obligations.

Rent means all amounts payable pursuant to Section 5.3.

Rental Period means each period ascertained in accordance with Section 5.2.

Rent Commencement Date means the date on which Lessor properly offers the Aircraft for Delivery to Lessee under Section 4.3(a).

Rent Date means the first day of each Rental Period.

Replacement Engine means an engine of the same manufacturer and model, or at Lessee's option an engine of an improved model and having equivalent or better value, utility, modification status, time classed since hot section refurbishment, cold section refurbishment, reduction gear overhaul, tile limited part utility and remaining equivalent warranty status as the lingine it replaces under Section 8.11, and is otherwise of an equivalent value and utility and suitable for installation and use on the Airframe without impairing the value or utility of the Airframe and compatible with the remaining installed Engineers.

Required EGT Margin means sufficient EGT Margin to attain minimum hours and cycles on wing.

Return Occasion means the date on which the Aircraft is redelivered to Lessor in accordance with Section 12.

Scheduled Delivery Date means August 20, 2007.

Security Interest means any mortgage, charge, pledge, lien, encumbrance, assignment, hypothecation, right of seizure, right of detention, right of set-off or any other agreement or arrangement having the effect of conferring security.

Short Form means the short form lease agreement substantially in the form of Schedule 12.

SLOATI, means sea level outside air temperature limit.

SRM means Manufacturer's structural repair manual.

State of Design means the state having jurisdiction over the Person responsible for the type design of the Aircraft or any Engine or Part.

State of Incorporation means Delaware, USA,

State of Registry means the Republic of Poland,

Subsidiary means:

- in relation to any reference to accounts, any company whose accounts are consolidated with the accounts of Lessee in accordance with accounting principles generally accepted under accounting standards of the State of Incorporation;
- (b) for any other purpose, an entity from time to time:
 - of which another has direct or indirect control or owns directly or indirectly more than 50 percent of the voting share capital; or
 - which is a direct or indirect subsidiary of another under the Laws of the jurisdiction of its incorporation.

Supplemental Rent means, as applicable, all amounts payable under this Lease in respect of each of Airframe Supplemental Rent, Engine Supplemental Rent, Engine LLP Supplemental Rent, APU Supplemental Rent and Landing Gear Supplemental Rent.

Taxes means any and all present and future taxes, duties, withholdings, levies, assessments, imposts, fees and other governmental charges of all kinds (including any value added, goods and services or similar tax and any stamp, documentary, license, registration or similar fees or tax), together with any penalties, tines, surcharges and interest thereon and any additions thereto.

Tax Indemnitees means Lessor and, from and after the date Lessor has provided written notice of the existence of any such Person to Lessee, any Financing Party.

Technical Report means a monthly report of the Flight Hours, Cycles, Engine Flight Hours and Engine Cycles operated by the Airframe and Engines in respect of each calendar month in the form required by Lessor.

Term means the period commencing on the Delivery Date and ending on the Expiry Date.

TSO means time (Flight Flours or Engine Flight Hours, as applicable) since overhaul.

Unforeseen Event means:

- (a) war, civil disturbance or act of any Government Entity;
- (b) natural disaster;
- (c) unexpected shortage of labour, materials or facilities affecting the Aircraft;
- (d) labour disputes;
- breach of contract by any Person or other failure to deliver or redeliver the Aircraft by any Person (whether or not a breach) other than Lessor with possession or control of the Aircraft or any purchase agreement for the Aircraft terminating prior to Delivery;
- delays Lessor cannot control in obtaining the Aircraft or any equipment or services for the Aircraft; or

M.

(g) any other cause beyond the control of Lessor.

ANNEX A TO SCHEDULE 1

Aircraft:

Boeing B757-200ER

MSN:

24121

Registration No.:

SP-FVD (N28AT)

Engines:

RB211-535E4-37

ESNs:

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No. 1: 30646 No. 2: 30660

EXECUTION VERSION

SCHEDULE 2 REPRESENTATIONS AND WARRANTIES

1.1 Lessee's Representations and Warranties

Lessee's representations and warranties to Lessor are as follows:

- (a) Status: It has been properly formed as a company with limited liability and has since been maintained according to all Regulations applicable to Lessee.
- (b) Non-Conflict: In entering into this Lease and carrying out its obligations, it does not contravene or breach any Regulation applicable to Lessee.
- (c) Power and Authority: It has the authorisations it needs to enter into this Lease and to carry out its obligations, and it has the power to enter into the Relevant Documents.
- (d) Legal Validity: Its obligations under this Lease are legal, valid and binding and enforceable in accordance with their terms.
- (e) No Event of Default: No Event of Default has occurred and is continuing or would occur because of Delivery.
- Litigation: It is not involved in any litigation or other dispute which could affect its financial condition or its ability to carry out its obligations in any material way.
- (g) Financial Statements: Its financial statements most recently prepared and most recently delivered to Lessor tairly represent the financial condition of Lessee as at the date to which they were drawn up and since that date there has been no material change in Lessee's ability to carry out its obligations or its financial condition:
- (h) Full Disclosure: Neither its financial statements referred to in paragraph (g) nor any other document provided to Lessor by Lessee for the purposes of this Lease contains any untrue statement or leaves out any important fact which could make any of them materially misleading.
- (i) Material Adverse Change: There has been no material adverse change in the financial condition of Lessee and Lessee Affiliates since the date to which the financial statements referred to in paragraph (g) were drawn up.
- (j) PPSA Location: Lessee's PPSA Location is in the Republic of Poland.
- (k) FAA Location: Lessee's FAA Location is as separately provided by Lessee to Lessor in writing.
- 1.2. Lessor's Representations and Warranties

Lessor's representations and warranties to Lessee are as follows:

(a) Status: It has been properly formed as a company with himted fiability and has since been maintained according to all Repubitions applicable to Lessor. The Lessor Tax Jurisdiction is the United States of America.

- (b) Non-Conflict: In entering into this Lease and carrying out its obligations, it does not contravene or breach any Regulation applicable to Lessor,
- Power and Authority: It has the authorisations it needs to enter into this Lease and to carry out its obligations, and it has the power to enter into the Relevant Documents.
- (d) Legal Validity: Its obligations under this Lease are legal, valid and binding and enforceable in accordance with their terms.

EXECUTION VERSION

SCHEDULE 3 CONDITIONS PRECEDENT

On or before the Scheduled Delivery Date, Lessee shall comply with the Conditions Precedent set out below by ensuring that Lessor receives the following documents and by taking the actions described below, in each case in a manner satisfactory to Lessor. All documents delivered to Lessor pursuant to this Schedule 3 will be in English, or if not in English, will be accompanied by a certified English translation:

I. Payments

All sums due to Lessor under this Lessor; or before the Delivery Date, including the first payment of Rent, must have been received by Lessor;

2. Documents

- (a) Opinion: an original, signed opinion substantially in the form of Schedule 8 will be issued on the Delivery Date by independent legal counsel acceptable to Lessor in the State of Registry, the Habitual Base and the State of Incorporation;
- Approvals/ Filings: evidence of the issue of the Aircraft certificate of registration, a copy of the Application for Registration for the Aircraft pursuant to this Lease, together with any other approvals, licenses and consents which may be required in relation to, or in connection with the performance by Lessee of any of its obligations under this Lease. In addition, Lessee shall satisfy Lessor that all filings, registrations, recordings and other actions have been or will be taken which are necessary or advisable to ensure Lessor, the validity, effectiveness and enforceability of this Lease and to protect the property rights of Lessor, Owner and any Financing Parties in the Aircraft, any Engine or any Part, and this Lease, if applicable;
- Import: evidence that any required import license and all customs formalities relating to the import of the Aircraft into the Habitual Base have been obtained or complied with and that the import of the Aircraft into the Habitual Base is exempt from Taxes (it being acknowledged that some filings can only be made upon Lessee's import of the Aircraft into the State of Registry) or that such Taxes have been paid:
- (d) Licenses: copies of Lessee's air transport license, air operator's certificates for Aircraft of the type of the Aircraft, and all other licenses, certificates and permits required by Lessee in relation to, or in connection with, the operation of the Aircraft;
- (e) Air Traffic Control: a letter from Lessee addressed to Eurocontrol and each other relevant air traffic control or airport authority pursuant to which Lessee authorises the addressee to issue to Lessor from time to (line, a statement of account of all sums due by Lessee to the authority in respect of all aircraft (including the Aircraft) operated by Lessee;
- (f) Power of Attorney: the Power of Attorney substantially in the form of Schedule 10 daly executed by Lessee and notarised and legalised;
- Insurance: certificates of insurance and an undertaking from Lessee's insurance broker and other evidence patisfactory to Lessor, that Lessee is taking the required steps to ensure due compliance with the provisions of this I case as to Insurance with effect on and after the Delivery Date:

- (h) Certificate of Acceptance: the Certificate of Acceptance, dated and fully completed, and executed by Lessor and Lessoe;
- Short Form Lease: the Short Form, which shall be entered into by Lessee and Lessor solely for the purposes of registering the Aircraft with the Air Authority; and
- (j) Purchase Agreement. The Purchase Agreement and Bill of Sale must have been duly executed and delivered and all right, title and interest in and to the Aircraft transferred to Lesson.

together with such other documents as Lessor may reasonably request.

- 3. Truthfulness and No Default
- (a) Representations/Warranties: The representations and warranties of Lessee in Schedule 2 shall be correct, and would be correct if repeated on Delivery; and
- (b) No Default: No Default shall have occurred and be continuing on Delivery or might result from the leasing of the Aircraft to Lessee under this Lease.



SCHEDULE 7 INSURANCE REQUIREMENTS

1.1 Types of Insurance

The Insurance required to be maintained are as follows:

- Hull All Risks of loss or damage while flying and on the ground with respect to the (4) Aircraft on an agreed value basis for the Agreed Value and with a deductible not exceeding the Deductible Amount, or such other amount agreed by Lessor from time to
- Hull War and Allied Perils, being such risks excluded from the Hull All Risks Policy to (b) the fullest extent available from the leading international insurance markets, including confiscation and requisition by the State of Registry for the Agreed Value;
- (c) All Risks (including War and Allied Risk except when on the ground or in transit other than by air) property insurance on all Engines and Parts when not installed on the Aircraft on an "agreed value" basis for their full replacement value and including engine test and running risks;
- (d) Aircraft Third Party, Property Damage, Passenger, Baggage, Cargo and Mail and Airline General Third Party (including Products) Legal Liability for a combined single limit (bodily injury/property damage) of an amount not less than the Minimum Liability Coverage for the time being for any one occurrence (but in respect of products and personal injury liability, this limit may be an aggregate limit for any and all losses occurring during the currency of the policy). War and Allied Risks cover is to be maintained from leading international insurance markets in the scope provided by AVN 52D as in effect on the date of this Lease and shall be for an amount not less than the greater of (i) the Minimum Liability Coverage and (ii) the amount carried by Lessee in respect of similar aircraft owned or otherwise operated by Lessee

1.2 Terms of Hull and Spares Insurance

All required hull and spares insurance, so far as it relates to the Aircraft, will:

- Additional Insureds: name Lessor, any intermediate lessor (if any), and Owner and their (a) respective successors and assigns as additional insureds for their respective rights and interests:
- ih Settlement of Losses: provide that any loss will be settled jointly with Lessor and Lessee, and will be payable in Dollars to Lessor, for the account of all interests:
- 50/50 Provision: if separate Hull "all risks" and "war risks" insurance are arranged, .01 include a 50/50 provision in accordance with market practice (AVS, 103 is the current London market language g
- No Option to Replace: confirm that the insurers are not entitled to replace the Aircraft in (1) the event of an insured Event of Loss.

1.3 Terms of Liability Insurance

All required liability insurance will:

- (a) Additional Insureds: include each Indemnitee, as additional insureds for its respective rights and interests, warranted, each as to itself only, no operational interest;
- (b) Severability: include a severability of interests clause which provides that the insurance, except for the limit of liability, will operate to give each insured the same protection as if there was a separate policy issued to each insured; and
- Primary Policy: contain a provision confirming that the policy is primary without right of contribution and the liability of the insurers will not be affected by any other insurance of which Lessor, each Indemnitee or Lessee have the benefit so as to reduce the amount payable to the additional insureds under such policies.

1.4 Terms of All Insurance

All Insurance will:

- (a) Best Industry Practice: be in accordance with best industry practice of persons operating similar aircraft in similar circumstances;
- (b) Dollars: provide cover denominated in Dollars and any other currencies that Lessor may reasonably require in relation to liability insurance;
- (c) Worldwide: operate on a worldwide basis subject to such limitations and exclusions as Lessor may agree;
- Breach of Warranty: provide that, in relation to the interests of each of the additional assureds, the Insurance will not be invalidated by any act or omission by Lessee, or any other person other than the respective additional assureds seeking protection and shall insure the interests of each of the additional assureds regardless of any breach or violation by Lessee, or any other person other than the respective additional assured seeking protection of any warranty, declaration or condition, contained in such Insurance;
- (e) Subrogation: provide that the insurers will hold harmless and waive any rights of recourse or subrogation against the additional insureds. Upon indemnification of an additional insured under the Insurance, the insurers may, with the consent of such additional insured (such consent not to be imreasonably withheld) exercise subrogation rights;
- Premiums: provide that the additional insureds will have no obligation or responsibility for the payment of any premiums due (but reserve the right to pay the same should any of them elect so to do) and that the insurers will not exercise any right of set-off or counterclaim in respect of any premium due against the respective interests of the additional insureds other than outstanding premiums relating to the Aircraft, any Engine or Part the subject of the relevant claim.
- (g) Cancellation/Change: provide that the Insurance will continue unaltered for the benefit of the additional insureds for at least 30 days after written notice by registered mail or

receipted fax transmission of any cancellation, change, event of non-payment of premium or instalment thereof has been sent by insurer(s) to Lessor, or where an insurance broker is appointed to the insurance broker who shall promptly send on such notice to Lessor, except in the case of war risks for which 7 days (or such lesser period as is or may be customarily available in respect of war risks or allied perils) will be given, or in the case of war between the 5 great powers or nuclear peril for which termination is automatic;

- (h) Reinsurance: it reinsurance is required for the Insurance to be acceptable under this Lease, including without limitation, the requirements of Section 9 and Schedule 7, such reinsurance will:
 - be on the same terms as the original insurance and will include the provisions of this Schedule;
 - (ii) provide that notwithstanding any bankruptcy, insolvency, liquidation, dissolution or similar proceedings of or affecting the reinsured that the reinsurers' liability will be to make such payments as would have fallen due under the relevant policy of reinsurance if the reinsured had (immediately before such bankruptcy, insolvency, liquidation, dissolution or similar proceedings) discharged its obligations in full under the original insurance policies in respect of which the then relevant policy of reinsurance has been effected; and
 - (iii) contain a "cut-through" clause in the following form (or otherwise satisfactory to Lessor):

"The Reinsurers and the Reinsured hereby mutually agree that in the event of any claim arising under the reinsurance in respect of a total loss or other claim where as provided by the Aircraft Lease Agreement, dated August _____, 2007 and made between Alliance Continental Leasing LLC and Prima Charter Sp. z o. o., such claim is to be paid to the person named as sole loss payee under the primary insurance, the Reinsurers will in lieu of payment to the Reinsured, its successors in interest and assigns pay to the person named as sole loss payee under the primary insurance effected by the Reinsured that portion of any loss due for which the Reinsurers would otherwise be liable to pay the Reinsured (subject to proof of loss), it being understood and agreed that any such payment by the Reinsurers will (to the extent of such payment) fully discharge and release the Reinsurers from any and all further liability in connection therewith"; subject to such provisions not contravening any Law of the State of Incorporation; and

- (ii) Initiating Claims: contain a provision entitling any Indemnitee to initiate a claim under any policy in the event of the refusal or failure of Lessee to do so; and
- Indemnities: accept and insure the indemnity provisions of this Lease to the extent of the risks covered by the policies.

1.5 Deductibles

Lessee shall be responsible for any and all deductibles under the Insurance.

1.6 Application of Insurance Proceeds

The Insurance will be endorsed to provide for payment of proceeds as follows:

- Event of Loss: all insurance payments received as the result of an Event of Loss occurring during the Term will be paid to Lessor, who will pay the balance of those amounts to Lessoe after deduction of all amounts which may be or become payable by Lessoe to Lessor under this Lease and the Other Agreements (including under Section 11.1(b));
- (b) Exceeding Damage Notification Threshold: all insurance proceeds related to any property, damage or loss to the Aircraft, any Engine or any Part occurring during the Ferm not constituting an Event of Loss and in excess of the Damage Notification Threshold will be paid to Lessor and applied in payment for to reimburse Lessee) for repairs or replacement property upon Lessor being satisfied that the repairs or replacement have been effected in accordance with this Lease. Any balance remaining may be retained by Lessor;
- (c) Below Damage Notification Threshold: insurance proceeds in amounts below the Damage Notification Threshold may be paid by the insurer directly to Lessee;
- (d) Liability Proceeds; all insurance proceeds in respect of third party liability will, except to the extent paid by the insurers to the relevant third party, be paid to Lessor to be paid directly in satisfaction of the relevant liability or to Lessee in reimbursement of any payment so made; and
- (e) Default: notwithstanding the foregoing paragraphs, if at the time of the payment of any such insurance proceeds a Default has occurred and is continuing, all such proceeds will be paid to or retained by Lessor to be applied toward payment of any amounts which may be or become payable by Lessoe in such order as Lessor may elect.

To the extent that insurance proceeds are paid to Lessee, Lessee agrees to comply with the foregoing provisions and apply or pay over such proceeds as so required, holding them in trust in the meantime.

1.7 Government Support.

Lessor temporarily waives the requirement of this Agreement to maintain third party war risks and allied perils legal liability insurance with respect to the Aircraft, the Airframe and the Engines and other related equipment and components, but such waiver shall be effective only to the extent and for so long as (w) the Government of United States of America provides to Lessee the Government Indemnity (as defined below) with respect to the Aircraft, the Airframe and the Engines and other related equipment and components, in form reasonably acceptable to Lessor, against the scope of risks covered under London Form AVN52C as it existed on September 1, 2001, (x) the amount of coverage under the Government Indemnity against such risks with respect to the Aircraft, the Airtrame and the Engines and other related equipment and components, when added to the amount of insurance against such risks maintained by Lessee in accordance with AVN52D or equivalent endorsements, with respect to the Aircraft, the Airframe and the Engines and other related equipment and components, shall be at least equal to the amount of such insurance against such risks that would be required by this Agreement in the absence of this waiver, (y) the insurance maintained by Lessee against such risks with respect to the Aircraft, the Airframe and the Engines and other related equipment and components otherwise complies with the provisions of this Agreement; and (z) prior to any termination of, or reduction in the scope of risks covered by, or reduction in the

amounts of coverage under, the Government Indemnity, Lessee provides to Lessor insurance certificates in form reasonably acceptable to Lessor demonstrating compliance with the requirements of this Agreement. Solely for purposes of section (w) of the preceding sentence, Lessor confirms that the Government Indemnity constitutes an indemnity reasonably acceptable to Lessor, but only if and for so long as the Government Indemnity remains in force and either:

- In accordance with the availability on commercially reasonable terms of the insurance product described in such Schedule (it being understood that any such variation shall be reasonably acceptable to Lessor and shall not modify the other requirements of this Agreement or Lessee's obligation to comply therewith); or
- a declaration, reasonably acceptable to Lessor, on behalf of the Government of the United States of America, as contemplated by the definition of "commercially available" in the Schedule to the Government Indemnity remains in effect unvaried (except as to the amount).
- For the purposes of this Section 1.7 "Government Indemnity" means for the purposes of declaring the definition of "commercially available" respecting aviation war risk liability coverage.

1.8 Confiscation by State of Registry.

Lessor temporarily waives the requirement of this Agreement to maintain cover for confiscation and requisition by the State of Registry, but only if and for so long as the Aircraft remains registered in the State of Registry, the United States of America, Canada or a member state of the European Union and such cover is not available at commercially reasonable premium rates, in the opinion of Lessor acting reasonably,

EXECUTION VERSION

SCHEDULE 9 EVENTS OF DEFAULT

Each of the following events or conditions constitutes an Event of Default:

- (a) Son-payment: Lessee fails to make any payment under this Lease on the due date;
- (b) Insurance: Lessee fails to comply with any provision of Section 9 or Schedule 7, or any insurance required to be maintained under this Lease is cancelled or terminated, or a notice of cancellation is given in respect of any such insurance;
- Breach: Lessee fails to comply with any other provision of this Lease not referenced in this Schedule 9 (including, without limitation, the failure to maintain in full force and effect any consent, authorisation, license, certificate or approval of or registration with or declaration to any Government Entity required in connection with this Lease) and, if such failure is in the reasonable opinion of Lessor capable of remedy, the failure continues for 20 days after written notice from Lessor to Lessee;
- (d) Representation: any representation or warranty made (or deemed to be repeated) by lessee in or pursuant to this Lease or in any document or certificate or statement is or proves to have been incorrect in any material respect when made or deemed to be repeated;

(c) Cross-Default;

- any Financial Indebtedness of Lessee or any Lessee Affiliate in excess of \$5,000,000,000 is not paid when doe;
- (ii) any such Financial Indebtedness in excess of \$5,000,000,00 becomes due or capable of being declared due prior to the date when it would otherwise have become due;
- (iii) the security for any such Financial Indebtedness in excess of \$5,000,000,00 becomes enforceable; or
- (iv) any event of default or termination event, howsoever described, occurs under any Other Agreement.

(f) Insolvency:

Lessee is or becomes insolvent;

Oisposal: Lessee disposes, conveys or transfers or threatens to dispose, convey or transfer all or a material part of its assets (other than a disposal or transfer in the ordinary course of business for full commercial value) and, in Lesson's reasonable opinion, such disposal, conveyance or transfer has or is likely to have a material adverse effect on Lessee's ability to perform its obligations under this Lease or Lessee figuidates or dissolves or consolidates or merges with any other Person (whether by one or a series of transactions, related or not):

- (ii) Rights and Remedies: Lessee or any other Person claiming by or through Lessee challenges the existence, validity, enforceability or priority of the rights of Lessor as lessor or of Owner as owner or the Financing Parties as financing parties in respect of the Aircraft;
- Change of Control: any single person, or group of persons acquires control of Lessee without the previous consent in writing of Lessor (not to be unreasonably withheld or delayed);
- (j) Delivery: so long as Lessor has not breached its obligations under this Lease, Lessee fails to comply with its obligation under Section 4 to accept delivery of the Aircraft and/or fails to fulfil the Conditions Precedent to delivery of the Aircraft within the time periods allowed;
- (k) Material Adverse Change: any event or series of events occurs which, in the reasonable opinion of Lessor, could reasonably be expected to a material adverse effect on the financial condition or operations of Lessee or on the ability of Lessee to comply with its obligations under this Lease;
- Eurocontrol: Eurocontrol (or any authority on their behalf) or any other authority notifies Lessor or Owner that there are Eurocontrol charges or other navigation, landing, airport or similar charges due from Lessee, and such charges remain outstanding for a period of 30 days from the date of such notice; provided that (i) no Event of Default shall arise under this paragraph (p) for so long as such charges are being contested in good faith and by appropriate proceedings, an adequate bond has been provided and such proceedings do not involve any danger of the seizure, detention, interference with use or operation or sale, forfeiture or loss of the Aircraft; and (ii) such 30 day period shall not apply if there is any risk of seizure, detention, interference with use or operation or sale, forfeiture or loss of the Aircraft;
- (m) Litigation: a judgment of a court for the payment of money in an amount equal to 5250,000 or more is rendered against Lessee and the same remains unpaid for a period of 30 days, unless during such period, execution of such judgment shall have been effectively stayed by agreement of the parties involved or by court order or such judgment shall have been adequately bonded;
- Suspension of Payments: Lessee announces generally or advises Lessor that Lessee (i) is declaring a moratorium on or suspension of any payments in respect of its Financial Indebtedness or aircraft or engine lease obligations or (ii) does not intend to pay all or any portion of a payment of Rent that is not yet due or which has become due but in respect of which the cure period has not expired under this Lease or of any rent or other amount payable under any Other Agreement that is not yet due or which has become due but in respect of which any applicable cure period has not expired under such Other Agreement. This Event of Default shall not in any way limit any and all rights or remedies otherwise available to Lessor under applicable Law in respect of any repudiation by Lessee of this Lease, or notification or declaration by Lessee that it does not intend to perform any or all of its obligations under this Lease.

SCHEDULE 12 FORM OF SHORT FORM LEASE AGREEMENT

AIRCRAFT LEASE AGREEMENT (SHORT FORM) MSN:24121

THIS SHORT FORM LEASE (this "Lease") is made as of August 8, 2007,

BETWEEN:

- (1) Alliance Continental Leasing LLC, a corporation existing under the laws of Delaware ("Lessor"); and
- (2) Prima Charter Sp. z o. o., a corporation existing under the laws of the Republic of Poland ("Lessee").

WHEREAS:

- (A) The Aircraft (as defined below) is the subject of an Aircraft Lease Agreement entered into between Lessor and Lessee dated as of August 8, 2007 (the "Aircraft Lease");
- (B) The Aircraft the subject of this Lease and the Aircraft Lease is as follows:

One Boeing B757-200ER

Manufacturer's Serial Number: 24121

Registration Marks: SP-FVD

(the "Aircraft"); and

(C) The terms of the Aircraft Lease provide for the lease of the Aircraft to Lessee by Lessor in exchange for payments of rent and all other amounts due as specified in the Aircraft Lease;

NOW, THEREFORE, for good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

- The term of this Lease will commence on August, 20th 2007 and shall terminate on August, 20th 2010 or otherwise in accordance with the Aircraft Lease.
- The Aircraft shall be in the legal custody and control of Lessee during the term of this Lease except as otherwise permitted by the Aircraft Lease.
- Lessee shall be responsible for the airworthiness and maintenance of the Aircraft during the term
 of this Lease in accordance with the provisions of the Aircraft Lease,
- Lessor does not and will not provide, directly or indirectly, any tlight crew to operate the Aircraft.
- I essee shall be responsible for insuring the Aircraft for such limits and coverage as shall be required by law from time to time as provided by the terms of the Aircraft Lease.
- 6. Subleasing of the Aircraft is permitted, subject to the provisions of the Aircraft Lease.

- This Lease may be cancelled prior to its scheduled termination date following the occurrence of 7. an Event of Default (as defined in the Aircraft Lease) and Lessor providing a notice to Lessee terminating this Lease, or in other circumstances contemplated in the Aircraft Lease.
- This Lease is subject in all respects to the terms and conditions of the Aircraft Lease, it being 8. acknowledged that the Aircraft Lease does not contradict the conditions contained in this Lease.
- This Lease is delivered pursuant to the requirements for registration of the Aircraft in the Polish 9. Civil Aircraft Register in accordance with the terms and conditions of the Aircraft Lease.

IN WITNESS whereof, the parties hereto have executed this Lease as of the date first written above.

Alliance Continental Leasing LLC	Prima Charter Sp. z o. o.
By:	By: Blancham
Name:	Name: 195011 18 10HC1.184 2
Title:	Title: PROFIT A CF